



The Sea Coast Echo

Combined with The Waveland Advocate

BAY ST. LOUIS, MISSISSIPPI, THURSDAY, JANUARY 24, 1963

SINGLE COPY 5¢

72, NO. 4

Arctic blasts Bay

Reschedule Beat 1 vote

Courthouse request gets sup'rs eye

Inspection of new courthouses in the area was discussed by the board of supervisors Monday as it considered the January grand jury's recommendation that immediate steps be taken to providing a new courthouse for Hancock County.

Retaining an architect was suggested by Attorney Lucien M. Gen as the place to start as the matter of location was raised. Thomas O. Logue, representing the Jaycees, offered that organization's assistance in promoting public support of the project which would probably entail a bond issue and the board gave its approval to Jaycees use of the Courtroom for a public meeting at 7:30 p.m. Monday, Feb. 4, to muster backing.

President R. G. Hubbard, Jr., announced that Marion Kent, deputy assistant for administration at NASA's Marshall Space Flight Center, and a delegation from NASA wanted to confer with the board Tuesday. "They think we're sleeping," he remarked, referring to preparing for the test site project. "We're not sleeping, we're dead," countered H. G. Dean, Beat 1 supervisor.

Gen conceded that might have been true until Dean sent his road men out to dig out all the county's culverts in the test zone before

it was taken over by NASA after the board learned it would get no remuneration from the federal government for these improvements.

However, because an order for the special Beat 1 election for constable could not be formal until the board adjourned for the month it was decided to ask Kent and associates to come at a later date.

The supervisors had been advised by the county election commissioners that the Feb. 5 date first asked would not comply with notice requirements in the statute since candidates must file within 40 days of the election to have their names on the ballot. Gen disagreed with this interpretation, saying it was a self-operating statute. "You're OK now. If they (the election commissioners) don't want to call the election that's their business. . . they're the ones who don't want the people to vote. . ."

In the end the board decided to go along with the election body and reset the vote for March 28. To date Noah Bliss, interim appointee as constable, and Robert Smith, both of Napoleon, have filed for the post.

Cost cutting confab due on HGH addition

A conference is scheduled in Jackson today to whittle some of the estimated cost for the proposed 35-bed addition to Hancock General Hospital.

Foster C. Fowler, executive secretary of the State Commission on Hospital Care, last week

City fathers back anti litter drive

Bay St. Louis' Mayor and Commission Council at their regular meeting Monday gave up their fortification without firing a shot when a six-woman delegation from the Bay-Waveland Garden Club sought support for the club's anti-litter campaign.

Mayor John A. Scaffid lastly explained to the women, headed by Mrs. C. R. Beyer, that council agreed with the need for

okayed revised drawings for the project but Monday asked Administrator Thomas O. Logue to return for consultation when he got the architect's estimate of \$375,000, somewhat more than anticipated.

Logue noted the present estimate will run to as much or more than the initial investment in the hospital and at least \$10,000 worth of equipment will be needed to put it in operation.

The board of supervisors had been talking with Logue in terms of a \$350,000 project and efforts have been made to secure two-thirds federal matching funds under the Public Works Administration. On the new estimate the county would have to raise \$128,000 as its third.

Logue said he hoped to get things in shape for the board to go ahead with notice of its intention to sell the necessary bonds in anticipation of the federal grant when it meets next on Feb. 4. If PWA funds are forthcoming construction has to start by June.

River and north Hancock with Picaune on the county seat. Gen noted legislation would be required for such a step and I. M. Frierson of Beat 2 observed that by that time all that portion of Hancock County would be in the buffer zone. "I don't want any part of that county, Pearl River, Picaune or whatever they're going to call it," he said acidly. Quizzed as to why, he replied it was because of high taxes in the Picaune Municipal Separate

(Cont. on Page 6.)

Courthouse, jail mob jury topics

Early plans for construction of a new Courthouse on a site sufficient to provide for parking facilities and future expansion was urged by the January grand jury in its report last week.

It found present facilities in poor state of repair, inadequate and with no feasible means of improvement. To finance new quarters the jury suggested a referendum of a bond issue and pledged themselves to its support.

"We find that our county is beginning to grow in tremendous strides and that it will be impossible to handle the burdens of the county government in the present facilities much longer," the report concluded. It noted previous grand juries in recent years had touched on the matter.

Finding the Courthouse generally speaking unclear, the grand jury had this to say: "We have also observed the large number of prisoners who have been confined in the Hancock County Jail at a tremendous cost to the taxpayers of this county. In further investigations of this we have conferred with the board of supervisors and we are advised that these prisoners can be worked legally and we have so recommended to the board of supervisors. It appears to us as a body that every effort should be made to utilize prisoner labor in and around the courthouse with soap and water, if nothing else is available, and in any event to try and clean up the conditions which now exist until they can be corrected. We also find that the board of supervisors is paying a prison guard and we recommend that these prisoners be used as they are intended to be used by the law, upon the roads and beats of the county so as to justify the large expenditures being used to feed and house them in the

Cold, very cold and more cold.

So the weatherman predicted yesterday and the temperatures lived up to the forecast, dropping to the freezing point by early afternoon as they started their dive downward to a low around 12 this morning.

Most school children got a vacation - got it but adults wrestled with frozen pipes, balky cars and the threat of extra of the same through Saturday.

The U. S. Weather Bureau station at the Mississippi Test Facility reported a high reading of 67 degrees at 8 a.m. Wednesday. The cold front hit there about noon and by 2:30 p.m. it was down to 32 degrees with winds up to 30 miles an hour. The forecast for Hancock County is for a low between 12 and 15 this morning, continued cold for perhaps up to 72 hours.

The civil defense network in the sheriff's office reports readings of 5 below were forecast for north Mississippi today.

All schools of the Bay St. Louis Municipal Separate School District closed down and won't reopen until Monday unless there's a drastic change, as will St. Rose de Lima School. St. Joseph Academy will have no classes today if the temperature goes below 20 degrees, announced Mother Claude, and Christ Episcopal Day School will close if the roads become glazed with ice.

St. Stanislaus College plans

(Cont. on Page 6.)

Weather ups crash toll on 90

The worst accident record on U. S. 90 in more than a year was chalked up last weekend as heavy fog contributed to motorists' woes but only two persons were seriously hurt.

Leonard Knecht of Pearl River who suffered severe internal injuries in a two-car crash Saturday evening in front of Tommy Layne's place was transferred from Hancock General Hospital to Foundation Hospital in New Orleans Tuesday night when complications from pneumonia developed.

Jules Perret of New Orleans, his brother-in-law, remained in serious condition at Hancock General while Henry Perret, the driver of the car, was not hurt. Joseph Elmont Weekley, of Gulfport, Yellow Cab Co. driver, with whom the Perret car collided, was taken to the hospital with broken bones in both legs.

Deputy Sheriff Gerard Freeman who investigated the crash with Highway Patrolman Albert Mars said a reckless driving charge was lodged against Henry Perret. He said the car apparently went on the shoulder of the road, hit loose clay and was thrown back across the road into the path of the cab.

Other mishaps termed unavoidable because of the weather occurred Sunday in front of Trans World Wildlife Farm when Anthony Wesovich of Biloxi was

(Cont. on Page 6.)

Heavy criminal docket as court nears close

Trial of two Atlanta, Ga., men, who have pleaded not guilty to indictments for possession of burglary tools and narcotics paraphernalia, is scheduled before Judge Leslie B. Grant in Circuit Court today as the January term nears its conclusion.

They are William Harrison Corn and Walter Godfrey, Jr., who entered their pleas when arraigned Monday after the grand jury returned its true bills last week. Judge Grant overruled a motion for separate trials on the charges.

Eddie Jones, Negro, pleaded guilty Monday to burglary in a break-in at Soldini Grocery on Sears Avenue and drew two years in the penitentiary, suspended with two years probation, also being his first offense.

Two others indicted by the grand jury, E. N. Wells, charged with disturbing the family under Sec. 2088, and Matt Ballesta, charged with embezzlement, are to be arraigned today so their lawyers can be present.

On Monday, Rudolph Tillman pleaded not guilty to an indictment for assault and battery of his wife with intent to kill and his trial is set for Friday. Other true bills for which no arrests have yet been made are two for child desertion and neglect, one defendant currently serving time in Columbus; one on burglary and another on burglary and larceny for which extradition proceedings have been instituted.

Jeff Garcia, facing a charge of child desertion, did not appear and the judge ordered his bond of \$500 forfeited unless he appears, otherwise bail is to be increased to \$1,000.

Also set for trial today is the indictment, continued from two previous terms, of Floyd Fricke, on false impersonation of an officer. Artis Dedeaux, indicted last term, pleaded guilty to assault and battery last Thursday and drew 10 years in the penitentiary with five years of probation plus payment to the victim of \$1,000 in medical expenses.

The grand jury in its deliberations returned 11 true bills in one case, and in one case recommended a fine for the Justice of Peace Court.



FOR DISTINGUISHED SERVICE - D. W. North, right, displays to Lt. Gov. Paul B. Johnson, Distinguished Service Award plaque he received at Jaycee banquet Saturday at Bay-Waveland Yacht Club, North, who is not a Jaycee, was recognized for his community service through the American Legion, serving as chairman for its July 4 and Christmas programs, civil defense and achievements at Gulfport Veterans Administration Hospital where he has received many honors for performance of duties as surgical technician. Johnson, guest speaker for the evening, urged thoughtful planning for the future growth of Mississippi as he reviewed the Oxford Incident.

News Briefs

SCHOOL STUDY STARTS

A survey of construction needs for the Bay St. Louis Separate School District was begun yesterday by James Baxter, Lattisburg consultant for the state board of education. Superintendent Joe D. McCullough was authorized by the board of trustees last week to secure an outside specialist for this purpose.

ZONING OKAYS

Bay St. Louis' Planning and Zoning Commission Tuesday night approved the zoning regulations proposed by Robert S. Batesman Associates, Mobile engineer firm. Any further action is now up to the Mayor and Commission Council, which is expected to hold public hearings on the matter in February.

WAVELAND HEARING

A public hearing will be held at Waveland Town Hall at 7:30 p.m. Feb. 8 on a proposed zoning ordinance for the town. Text of the proposed ordinance may be found on Pages 5 and 8 of this issue.

NASA BUDGET FOR MTF

Federal budget submitted by President Kennedy to Congress last week calls for \$11,690,000 for construction work at the Mississippi Test Facility which Senator John Stennis advises will have his special attention and full and active support.

LIBRARY LECTURE

Gems of the Western United States will be the title of a talk given by E. J. Estlick, new Bay resident associated with Chrysler Corp., at 3 p.m. Saturday at City-County Memorial Library. Gems and fossils will be on display at the same time. The event is open to the public.



JAYCEE AWARDS - E. J. Arceneaux, top left, receives plaque as boss of the year from Tom Logue, bosses' night chairman, at semi-annual installation banquet Saturday night. In center Mrs. James Haverling accepts presidential award for Jaycees from Mrs. Frank Hille, retiring president; and Gerald Gen gets key man award for dependability from E. J. Marengo, master of ceremonies. Other Jaycee awards were to Dr. M. J. Wolfe, Jr., presidential and outstanding new member; Mike Haas, top chairman; profit committee, Charles Carter, Jr., chairman, top committee; Teddo T. Omas, Jr., athletes of year, and Joseph Benvenuto, mystery man. Other Jaycees awards were to Mrs. Hille as girl of year and charity committee, and Mrs. Russell Elliott, chairman, committee of year. (Photos by Ed Fayard, Jr.)

LITTLE THEATER MEET

Annual meeting of the Little Theater will be at 8 p.m. today in the Boardman Avenue playhouse. Refreshments will be served.

County cool on chamber plan

Shift 10, 4-lane 90?

A request that the board of supervisors go on record favoring relocation of Interstate Highway 10 north of the Mississippi Test Facility and ask State Highway Commissioner John D. Smith to four-lane U. S. 90 from Bay

St. Louis west to the state line got a rather lukewarm reception from the board Monday.

Asking for the change of Super 10's projected route, which Picaune sources have been trying unsuccessfully to wrangle for almost a year, were Dix Ashman, member of the Hancock County Chamber of Commerce board of directors and vice president of the Gulf Coast Motel Assn., and Dr. Charles E. Elkema of Gulfport, representing Gulf Coast Research Associates.

They contended that the shift from south of the test site to north of it would preserve the lucrative tourist trade for the county, reduce 10 by 10 miles, lower its cost and eliminate construction of a huge bridge over Pearl River to permit barging

linear rocket engines up the river. Ashman also declared that the plan would cut out the need for relocating State Rt. 43 since the new Kiln Road would provide Picaune with access to the coast.

Savings achieved through all this, the U. S. 90 motel operator declared would give Smith money to use on four-lane existing 90 as well as giving the test four traffic arteries.

Supervisor H. G. Dean of Beat 1 promptly inquired why Super 10 should be raised north in Hancock County and left as it was in Harrison. This was because of Harrison's Industrial canal, Elkema answered.

"If the state doesn't four-lane 90, this is no good," Hubbard declared. He contended Hancock might well be left out in the

cold if it went along with Ashman's request.

"I don't want to be cut off from Picaune by this long route you have proposed here," said Dean who resides in Pearl River. He noted Smith told him and Hubbard late last year he would let the contract this summer on Super 10 at Kiln "and I don't think that man will change his mind." Dean argued that "we're talking two ways here. Let's let Smith come and tell us what his plans are first."

Ashman answered that Smith had been approached some time ago by Picaune but that city could not swing the change by itself. "The Coast Council (of Chambers of Commerce) did not know that what Picaune was asking at that time was what they

wanted," he continued.

Lucien M. Gen, attorney for the supervisors, reported the "stakes are in and the flags are flying" on the presently proposed route of Super 10 in the vicinity of Kiln. Asked by Hubbard for his advice, Gen counseled that "this is a political year and you'll get any promise you want from any politician. . . just that doesn't mean you'll get a commitment."

The board finally concluded it would ask Commissioner Smith to meet with it sometime in February, and ascertain his position before taking any action on the request. Ashman pressed for approval Monday, saying his group wanted to halt any work on the present plan before it starts. He

(Cont. on Page 6.)



NEW PLAN FOR 10 - Dix Ashman, Hancock Chamber of Commerce director, outlines proposed change in route for Interstate 10 before board of supervisors Monday.



MRS. THOMAS BLATTEL

Miss Villalobos becomes bride of Thomas Blattel

A double ring ceremony at 10 a.m., Jan. 12 at Our Lady of the Gulf Catholic Church united in marriage Miss Ana Maria Villalobos of Bay St. Louis, daughter of Mr. and Mrs. Leopoldo Villalobos of Guatemala City, Guatemala, and Thomas Blattel of St. Louis, Mo., son of Mrs. Edward A. Blattel of Scott City, Mo., and the late Mr. Blattel.

Rev. Michael Kelly officiated before the altar banked with arrangements of white gladioli and greenery in golden vases and potted palms. Tall white baskets of white flowers were placed on each side.

The bride was given in marriage by her brother-in-law, Monroe Cuevas, Jr., of Ocean Springs.

Mrs. Monroe Cuevas, Jr., was matron of honor for her sister and Miss Annabella Garcia of Guatemala City, her cousin, was bridesmaid.

Lloyd Blattel of Scott City, Mo., was best man and William

B. Jacks of New Orleans was groomsmen. Ushering were Milton Cuevas of New Orleans and a brother-in-law of the groom from Scott City.

A reception followed at the home of Mr. and Mrs. Monroe Cuevas, Jr., at 2501 Harvard, Ocean Springs. Assisting in receiving were Mrs. Villalobos and Mrs. Blattel.

The couple left afterwards by plane for a wedding trip to Mexico City after which they will make their home in Frankfurt, Germany, where Mr. Blattel has been transferred by Philco Corp. He formerly was assigned by them to Biloxi. The bride formerly made her home in New York City where she was hostess with Eastern Air Lines.

Members of the Villalobos family from Guatemala along with relatives and friends from here, Missouri and Biloxi attended the ceremony and reception.

De Metz-Sturdivant rows exchanged in New Orleans

Mrs. Teresa Crane, formerly of Pass Christian and Bay St. Louis, announces the marriage of her daughter, Miss Sharon Marie Sturdivant, to Fred Cragin De Metz, son of Mr. and Mrs. John De Metz of Pass Christian, Miss. Sturdivant is the daughter of Jay W. Sturdivant of Houston, Texas.

The ceremony was performed quietly on Dec. 27 at a nuptial mass at Holy Name of Jesus Church in New Orleans with Rev. Abysus Goodspeed, S. J., officiating. Altar boys were Francis Hursey, Jr., of Pass Christian and Robert Miller, Jr., of Biloxi. The bride was given in marriage by her father. The attendants were Miss Marie Lucille Crana, aunt of the bride, and Mr. De Metz, father of the groom. Ushers were Roland Sturdivant, Paul Timothy of New Orleans, Harold Mitchell of Sureport and Richard Lowery of Norco. A small reception followed

on Arabella Street, New Orleans. The bride is a graduate of Pass Christian High School, and attended LSU School of Journalism in Baton Rouge where she was affiliated with Delta Zeta sorority. Her paternal grandparents are the late Mr. and Mrs. Albert Sturdivant. The late Mr. and Mrs. Warren Joseph Crane are the maternal grandparents.

Mr. De Metz, grandson of the late Mr. and Mrs. Adolph I. De Metz of Pass Christian and the late Mr. and Mrs. Benjamin Alexander Cragin of Boston, Mass., and San Antonio, Tex., is a graduate of Pass Christian High School and LSU School of Engineering where he was a member of Phi Delta Theta fraternity and Phi Tau Sigma honorary. He is now working on his master's degree in physics at LSU.

The couple is residing in Baton Rouge.

Waveland Notes

BY CECILE TURCOTTE

HO 7-4659

Roland, Sam and Clarence Piazza and Mike Ginn.

Birthday greetings to Patsy DiSalvo who celebrated her 11th on Sunday, Jan. 20, and James Varnell, his seventh on Saturday, Jan. 19.

Mr. and Mrs. Earl Probst of New Orleans spent the weekend at their home on Ship Street. They had as their guests Mrs. Probst's mother, Mrs. Louise Monahy, Roberta Pizzuto and Linda Probst.

John Florek of New Brunswick, N. J., is the guest of his son-in-law and daughter, Mr. and Mrs. Louis DiSalvo.

Mr. and Mrs. Frank LaRocca and children, Cindy, Frankie, Johnny and Lisa of New Orleans, were weekend guests of her parents, Mr. and Mrs. Turner Saldin.

Mrs. F. C. Meyers of New Orleans was the weekend guest of her son-in-law and daughter, Mr. and Mrs. James Lagasse, coming especially for the 14th birthday celebration of her granddaughter, Miss Jeanne Lagasse.

Mr. and Mrs. Chris Ladner spent Monday in New Orleans visiting relatives.

Gil Langley celebrated his seventh birthday on Sunday. Those enjoying ice cream and cake with Gil were his brother,



MISS MARIE GIVENS

Miss Givens is to marry Mr. Reynolds

Announcement is made this week of the engagement of Miss Marie Givens, daughter of Mr. and Mrs. Elliott Givens of Pearl-Lington, to Chandler Reynolds of Napoleon, son of Mrs. Della Boutwell and the late Freeland Reynolds.

The bride-elect is a 1962 graduate of Bay High School. Her fiancé attended Piquette schools and William Carey College. He is now a tug boat engineer. No date has been set for the wedding.

BILBO BENEFIT

A benefit dance for Danny Bilbo, seriously injured in a hunting accident last month will be held at the Lakeshore Civic Hall Friday from 9 p.m. until 1.

SJA parents pick Carnival ball chairmen

Committee chairmen have been appointed by the Parents Club of St. Joseph Academy for its duties in the annual Carnival Ball scheduled for Feb. 22.

Lucien Kidd will handle decorations for the affair, assisted by club members, while Joseph Marochino will be in charge of advertising.

Mrs. Clifford Backlund will be general ticket chairman. Her assistants include Mrs. Harris Boudreau and Mrs. Gladys Nighavzo in Cedar Point; Mrs. P. E. Porter, Jr., Mrs. Shirley Seagall, Mrs. Lawrence Jacob and Mrs. Willys Rhodes, and Vickie's Tots and Teens, Bay St. Louis; Mrs. H. W. Griffin and Mrs. J. A. Becker, Pass Christian, and Mrs. Cecil Cress, Long Beach.

Tickets are now on sale at \$2 each and with the limited seating arrangement none will be available at the door. Dancing will take place later in the auditorium.

Attendance at the king's supper afterwards at Bay-Waveland Yacht Club will be by invitation only.

NEED MONEY? - SEE COMMERCIAL FINANCE COMPANY

151 Main Street Bay St. Louis, Mississippi
ALLEN D. HOLDER, Office Manager
Licensed by the State of Mississippi

LOANS

In amounts from \$50.00 to \$2000.00 each arranged against

- Direct Auto Loans
- Auto Refinancing
- Auto Purchase Loans
- Auto Repair Loans
- Terms to Self Income
- Furniture Loans
- Equipment Loans
- Small Business Loans
- Installment Financing
- Confidential Service

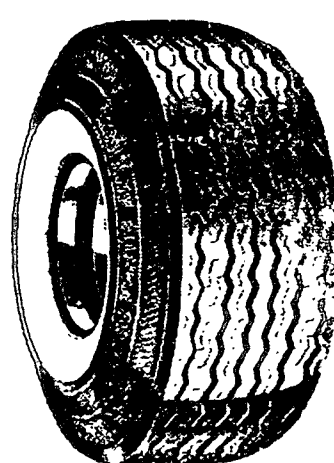
FOR MONEY - FOR ANY PURPOSE

SEE COMMERCIAL FINANCE

151 Main Street Bay St. Louis, Mississippi

MOHAWK Tire SALE

SILVER ARROW



NYLON

\$9.95

670-15 BLACK TUBETYPE

21 MONTH ROAD HAZARD GUARANTEE

750-14

670-15

TUBELESS

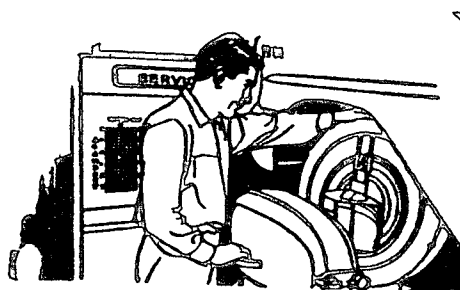
\$11.95

ADD \$2.00 FOR WHITEWALL

WHEEL BALANCING \$1.00

TUBES all sizes \$1.95

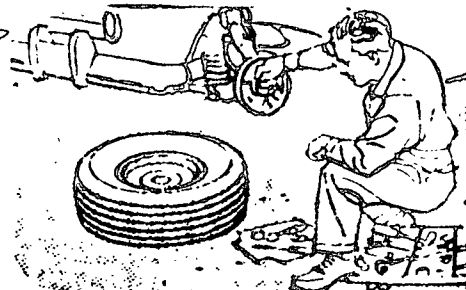
BRAKE AND FRONT END SPECIAL



★ ALIGN FRONT END

To Manufacturer's Specification

ADJUST BRAKES ALL FOUR WHEELS



★ BALANCE TIRES \$7.95 TWO FRONT WHEELS

WE DO ALL THIS FOR ONLY

ONE MILE WEST OF WINN-DIXIE SHOPPING CENTER
HIGHWAY 90 WEST PHONE 467-6916

BAY ST. LOUIS, MISS.

SUPER TIRE MART DRIVE-IN TIRE CENTERS

Guilford Biloxi Pascagoula



A Company is known by the Men it Keeps

United Gas is proud of its people. Every key position in our company is held by a man or woman who "came up from the ranks." We feel that the policy of "promotion from within" has meant much to our employees - and has resulted in better gas service for our customers. Total payments made to or for the account of

employees have increased every year for more than 20 years... topped \$40,000,000 in 1962. That's an important factor in the economy of the Gulf South, for it puts more money in circulation for all to share.

UNITED GAS SERVING THE Gulf South

United Gas delivers dependable supplies of natural gas to nearly 700 cities and towns in the Gulf South.

ice again it's time to ask little more assistance from our readers — we're all hearing comments regarding the fact that some names in the column with much frequency than others and not at all. The truth of the matter is that we're not psychic... we're just automatically being aware of what's going on unless one either calls or writes and gives a few details. We have a number who have been helpful in giving us news time to time and wish to express appreciation—some of them are Jeannie Rutherford, Lagasse, Ray Kidd, Harry Beck, Mary Lou Herlihy, Bill Backlund, Gary Noto, Amy Giametta, Louise Burkin, Ann Smith, Charlotte Price, Scharf, Susan Pechau, and Christine Sauer. Ann Zeigler and a couple of Miss students whose names unfortunately do not know, however, we can't expect these contribute every week, so some other readers please in an occasional item or so, we'd especially like to hear from new students giving information as to their names, former home, where they go to school, etc.

High elementary schools have their first annual this year, filled with activities of the Bay, S. J. Ingram and Island. Eighth graders, with assistance from teachers, have selected outstanding members of the class and their pictures will be featured on one of the pages. The chosen were: Miss North, Joy Carver; Mr. North Bay, Ed Gowan; most beautiful girl, Angela Necaise; most handsome, Fred Breland; wittiest girl, Angela Necaise, boy, Billy Johnson; best all round, Sandra Ladner and Charles Necaise; most courteous, Cheryl Ladner and Annie La Fontaine; friendliest, Manasco and Mike Necaise; school spirit, Sandra Ladner; Stephen Davis; most intelligent, Sally Scharf and Fred Breland; best groomed, Frances Canan and Charles Necaise. Congratulations to all of these girls and boys.

Happy birthday Jeannie Lagasse—Jeannie celebrated her birthday at a party Saturday night. Get well wishes go to Jo Ann Smith who was released from Lincoln General Saturday after having a series of tests.

Edmond Blazie, Jr., has our sincere apologies—we inadvertently omitted his name from the dean's list at Southern last week.

Assisting Joanie Chapman as girls at her sister Ethel's wedding reception last week were Billy Hubbard, Susan Harrison and Karen Creel.

We're all justifiably proud of former Echo employee Jimmy Giametta who received a public relations scholarship at Pearl River Junior College. Also happy to hear that another ex-employee, Jimmy Kramer, has decided to complete the semester at PRC, instead of joining the Merchant Marine.

Warren Tread to another in the line for congratulations having passed Annapolis entrance exams. Mary Alice Kingstone was honored at a farewell party by PRC dorm mates Thursday night—she has decided on a secretarial career.

Prexy blonde Louise Buffin observed her 18th birthday Tuesday Jan. 22—many happy returns of the day, Louise.

Twenty of Mary Lou Herlihy's friends enjoyed a slumber party at her home last Friday night—what we can gather the girls had lots of fun but very little slumber!

Albie Thompson received one of the nicer Christmas gifts in town—he's now driving around in his own small car.

Nannette Penrose was treated to surprise shower Sunday afternoon.

Wedding bells are soon to ring for one of Nannette's neighbors, but we won't mention names, but she's locally employed and he attends college in Mississippi.

Ripple Rauch arrives home Friday—she'll have completed mid-term exams at LSU and will enjoy end of semester holidays.

Jeannie Larroux, now a senior at Loyola, spent the weekend at Ole Miss visiting brother Jimmy.



Think she spent most of her time admiring the snow which blanketed the campus.

Welcome to Teen Times Sally Porter and Ann Perkins—Sally was 13 Sunday. Ann the following day, Jan. 21.

Get well wishes go the Phyllis Sauer—Phyllis is ill—the symptoms indicate possible appendicitis—but haven't heard the result of her doctor's examination. Rasty Price received bar (Cont. on Page 11.)

Chain Link Fencing
4 ft. 11 gauge 88¢ lineal ft.
Installed
Gates and Terminal Posts Additional
V. J. PIAZZA
401 Citizen St. HO 7-5258

Body Work Automatic Transmission
For All Types
AUTOMOTIVE REPAIR
Call
LYOYD J. JOHNSTON
HO-7-6881
440 Webb Ave. Bay St. Louis, Miss.
Painting Factory trained mechanics on Chrysler and Ford products Alternators

MILLER T. V. SERVICE
Phone HO 7-6465 235 St. Charles St., Bay St. Louis
SPECIALIZING IN T.V., RADIO, HI-FI & PUBLIC ADDRESS SYSTEMS
1. Prompt Service 3. Reasonable Prices.
2. Careful Honest Work. 4. New Materials Used.
5. Most Sets repaired in your home.
6. A Set to loan you while repairing yours.



W-D BRAND HEAVY, GRAIN FED, FLAVORFUL BEEF

CHUCK ROAST

Patty
Trimmed
Cooker
Cuts
Lb.

49¢

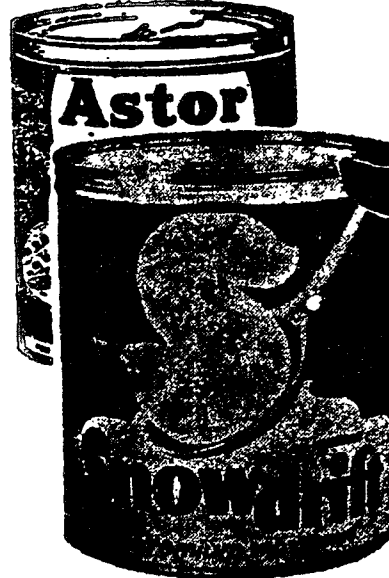
When You Buy BEEF CHUCK ROAST You Get All BEEF CHUCK ROAST



WHEN YOU SERVE YOUR FAMILY W-D BEEF YOU KNOW YOU'VE SERVED "BEEF AT ITS BEST"—AND YOU ALSO KNOW THAT YOU HAVE GOTTEN THE MOST FOR YOUR MONEY WITH W-D MORE MEAT-LESS WASTE TRIM METHODS...

GROUND CHUCK W-D Beef Fresh Lean Lb. 69¢
BEEF RIB ROAST W-D Brand Semi-Boneless Lb. 89¢
BONELESS RIB STEAKS W-D Beef Lb. 1.19

AMITE Oysters pint 89¢ Pork Links 1-Lb. Pkg. 59¢
Sausage 3-Lb. Can 99¢ Speckled Trout Lb. 59¢
Wiener 1-Pound Pkg. 59¢ Roasters 3 Lbs. Up Lb. 39¢



Snowdrift
3 POUND TIN FOR ONLY 49¢
ASTOR 3 Pound Tin For 45¢

W-D Tasty Daisy Cheese Lb. 59¢ Cheese 8-Oz. Pkg. 29¢
Biscuits 4 Cans 35¢ Loaf Cheese 2-Lb. Loaf 59¢

Hickory Smoked Old Favorite or Creole 1-Lb. Pkg. Sliced **39¢**
DOG FOOD COCKTAIL Penny Brand 1-Pound Can 5¢
Astor Fruit in Heavy Syrup No. 2 1/2 Can 29¢

Tomato Sauce Del Monte 6 8-Oz. Cans 49¢ Aluminum Foil Arrow 12"x25" Roll 27¢
Applesauce Lucky Leaf 35-Oz. Can 39¢ Cut Green Beans Jack N' Bean Stalk 303 Can 23¢
Powdered Milk Thrifty Maid 0.9¢ Pkg. 59¢ Dubon Spinach 2 303 Cans 29¢

MAYONNAISE Deep South Qt. **39¢**



Peaches
Del Monte Sliced or Halves 2 1/2 Can **25¢**

GREEN PEAS Thrifty Maid 2 303 Cans 25¢
FIG BARS Crocker Good 2-Lb. Pkg. 39¢
SALTINES Crocker Good Fresh, Crisp 1-Lb. Box 19¢

FROZEN FOODS

Patio Dinners Enchiladas-Tomato or Mexican Each 49¢
Patio Tortillas 12-3/4 oz. Each 19¢
Beef Enchiladas Patio 24-Oz. Each 59¢
Patio Beef Tamales 24-Oz. Each 39¢
Booth Breaded Shrimp 10-Oz. Pkg. 59¢
Booth Headless Shrimp 10-Oz. Pkg. 49¢
Booth Fillets Coffee-Flavored or Haddock 1-Lb. Pkg. 49¢
Booth Perch Fillets 1-Lb. Pkg. 39¢
Booth Lobster Tails Each 99¢



All These Values at Winn-Dixie Plus Top Value Stamps

Sweet Potatoes Thrifty Maid 2 2 1/2 Cans 47¢
French Dressing Kraft 8-Oz. BH. 27¢
Handi Wrap 100 Foot Roll 29¢
Kellogg's Corn Flakes 8-Oz. Box 19¢

LOADED WITH VITAMIN "C"
Oranges
U. S. NO. 1 JUICY FLORIDA INDIAN RIVER DOZEN **49¢**

GREEN CELERY Florida Fresh 2 Crisp Stalks 29¢
WINESAP APPLES Extra Fancy 5 Lb. Bag 59¢
GRAPEFRUIT U. S. No. 1 Fla. Juicy 5 Lb. Bag 49¢
RADISHES Fla. 6 Oz. Bag 5¢ CARROTS Fresh 1-Lb. Bag 10¢

Polly peers...

Proposing
freeze parties

After wasting most of last week in a cold (and we do mean COL!) fury over the unusually frigid weather and seething with frustration over our complete inability to do a darn thing about it, we've decided to reverse our attitude and see if we can't figure some way to have a little fun as it's apparent the powers that be have forgotten that this is supposed to be the continually balmy Gulf coast and we undoubtedly have more extreme climatical conditions ahead of us. Everything from a hurricane to a cloudburst is used as an excuse for a party—why not have freeze get-togethers? Those fortunate enough to have real hot running water could invite less fortunate pals to house parties the highlight of the affair being to allow each guest twenty minutes in the bathtub, b.y.a.t. (bring your own towel), of course. These with frozen radiators could organize waling clubs—the idea offers all sorts of interesting possibilities—for instance, how about an icicle contest? Who can produce the longest? Frankly we think emulating a bear and hibernating is the best solution, but unfortunately humans aren't physically equipped for such a prolonged sleep—so we'll put on our longies and see what items we can dig up for those able to get out and buy papers.

Litterbugs and poll taxes

We'll begin by asking one and all to cooperate with the ladies of Bay-Waveland Garden Club in their anti-litter campaign. Women (and occasionally a man or two) come from all over the country for our annual garden pilgrimage and even a small amount of debris can detract from the beauty of the entire area.

We've also been requested by a public spirited citizen to mention the fact that poll taxes must be paid before Feb. 1, and for the benefit of new residents, pass on the information that two poll taxes are necessary before you may vote in Mississippi. . . in other words, it's necessary that you cough up your two bucks this year and next to enable you to vote the following year.

With little civic hits attended to we pass on to get well wishes. . . Travis Culbreth is at home again after spending several days in Hancock General last week—Mr. Charlie Mollere appears to be improving slowly in Veterans Hospital, Biloxi, where he was taken after suffering a stroke last Tuesday night—cold sufferers are still numerous—some are Ramona Starling, Lee Costa, Fr. Coccy (from St. Augustine Seminary), Gerri Blanchard, Nettie Barleigh and Rose Richmond, Mrs. William Tait is a patient in Hancock General as is Bill Stapleton who was scheduled for surgery Saturday, Mr. and Mrs. Hugo Satterlee both had severe colds last week, but are feeling much better now.

Mr. and Mrs. N. S. (Hay) Carter, formerly of Mobile, who with their three children, Jack, Lee and Phyllis have been Farrar Lane residents since September, had as recent guests Mr. and Mrs. C. W. Weinacker and five sons of Mobile.

Bill Orrell, III, Harry Young and George Skipper, all Corps of Engineers employees are residing in Ben George's motel.

Bea had as guests last week her brother, Milton Reiff, Turner Jones, Mr. and Mrs. E. R. Rinehart and Mr. and Mrs. "Mac" McConnell.

Shirley and Ed Hawkins played some most interesting records for friends at their Clermont Harbor summer home last weekend.

Clark Breland, young son of Noleen and Billy Breland, is recuperating from second and third degree burns on his hands sustained when he fell against a heater Jan. 13, He's improving under the watchful eye of his maternal grandmother, Mrs. Nolan Ledner who is conveniently a registered nurse.

Gilbert Gayant is now known in select circles as the local limbo king, entertaining customers with whistled accompaniments to his limbo record. . . we're wondering when he'll be ready to go under the broomstick?

Hear that our friend, Mr. Beverly (please don't forget the third E) Glass is in the process of purchasing a new car.

Happy Birthday wishes go to Gil Langley who was 7 Jan. 22.

Larry Sauer, III, who has of necessity graduated from Teen Times, left Thursday for Alaska where he'll spend two years—Larry's in the Air Corps.

Smelose advises

Windows and the irksome task of cleaning same are today's topic—frankly we'd just as soon leave them filthy until spring arrives—but the more fastidious may feel differently. Window panes in most homes are dripping with moisture when the indoor temperature is many degrees above that outside—when this happens merely take newspaper and work it in your hands until it forms a soft ball. . . then wipe glass until it sparkles. . . something in the ink works as a wonderful cleaning agent. . . and it's equally effective on windshields!

A warm welcome is extended to newlyweds Judy and George, better known as "Bubba", Lipscomb, who settled here last week. George, originally from Columbus, an attorney who received his degree from University of Mississippi's School, is associated with Magnolia Title Co. He'll also do legal work with Arnold Kohn and Sam Cooper, who practice in addition to their title work.

Complaint dept.

Last week it was curvy dogs, now it's dog poisoners—these vicious players don't eliminate hungry, unwanted canines, but toss meat treated with roach paste into yards where they are consumed by pets. Three such animals were killed in Clermont Harbor this way last week, among them being a lovely two and a half year old St. Bernard, half shepherd belonging to Mary and Joe Rousseau. The animal was taken to the vet, but as the poison contains acid, the pup's stomach was literally destroyed and it suffered tortures before being mercifully put to sleep. As this paper goes through the mail, we aren't able to express our opinion of anyone who would perpetrate such vicious acts, but I think you get the idea.

Gert Robertson, who had surgery to restore the sight of her left eye injured a number of years ago, shortly before the opening of new well on the road to recovery.

Hardwayhome

Children's rubber overshoes

\$3.95 VALUE \$2.00



MRS. JOHN DUNCAN

Gulfport
ceremony
unites pair

Announcement is made by Mr. and Mrs. Lester J. LaFrance of the marriage of their daughter, Ruby Louise, to Airman Second Class John David Duncan of Keesler Air Force Base, son of Mr. and Mrs. John Yale Duncan of Boulder, Colo.

The ceremony took place at 11 a.m. Sunday at St. John's Catholic Church in Gulfport with Father Broussard officiating.

Attending the couple were Miss Peggy LaFrance, sister of the bride, and Airman David Creek of Keesler AFB.

Airman and Mrs. Duncan are now at home at 1228 Nichols Ave., Gulfport.

The bride was graduated from Bay High School in 1950 and studied at Pearl River Junior College and the University of Mississippi. She is in the faculty of St. Thomas Catholic School on Long Beach.

Airman Duncan was graduated from Boulder High School in 1958 and is to wind up his tour of duty with the Air Force in August.

Birthday greetings are sent to William Reinhardt who cut his cake Tuesday. Rose Garza is another birthday girl—here was Monday.

His many friends are jubilant over Bill Kenney's return to (Cont. on Page 9.)

Invitations
for Denizens
ball are sent

Invitations have been mailed to Bay-Waveland Yacht Club members to join the Krewe for the second annual Denizens of the Deep ball which will take place Friday, Feb. 15, at the club.

Membership will be limited to the first 100 returning their cards and they will be allowed to bring their wives or dates. No outside guests will be permitted. Those desiring to attend must join the Krewe and be cosponsored and masked. Ladies will wear evening or cocktail dresses. Masking, queen and maids will be selected by a secret committee and the duties will be chosen on the basis of costume as was done last year.

The Skyliners orchestra will provide music for dancing and a breakfast will be served at midnight.

NOTICE TO CREDITORS

CAUSE NO. 8981
THE ADMINISTRATOR'S NOTICE TO CREDITORS OF ALBERT W. WEISER:

Letters of Administration having been granted on the 4th day of January, A. D., 1963, by the Chancery Clerk of Hancock County, Mississippi, to the undersigned upon the estate of Albert W. Weiser, deceased, notice is hereby given to all persons having claims against said estate to present the same to the Clerk of the Chancery Court for probate and registration according to law, within six months from this date, or they will be forever barred.

This the 4th day of January, A. D., 1963.

GERALD PRICE

Administrator 1/24, 1/31, 2/7, 2/14

NOTICE TO CREDITORS

CAUSE NO. 9036

Letters Testamentary on the Estate of Mrs. Stella E. Fuente, deceased, were granted to the undersigned by the Chancery Court of Hancock County, Mississippi, on the 9th day of January, 1963, and therefore, notice is hereby given requiring all persons having claims against said estate to have same probated and registered by the Clerk of said Court within six months

LEGAL NOTICES

from this date, and failure to so probate and register same in six months will bar the claim.

This, the 17th day of January, A. D., 1963.

MRS. ESTHER FUENTE PERDENE, Executrix of the Estate of Mrs. Stella E. Fuente, deceased.

1/17, 1/24, 1/31, 2/7

CHANCERY SUMMONS

NO. 9025

THE STATE OF MISSISSIPPI,

To James E. Breland, 1810 Hillcrest Drive, Blacksburg, Virginia;

To "The Baptist Church", or "The Anner Baptist Church", or the unknown members of said church;

To All persons, firms or corporations having or claiming any interest in and to the following described real property; to-wit:

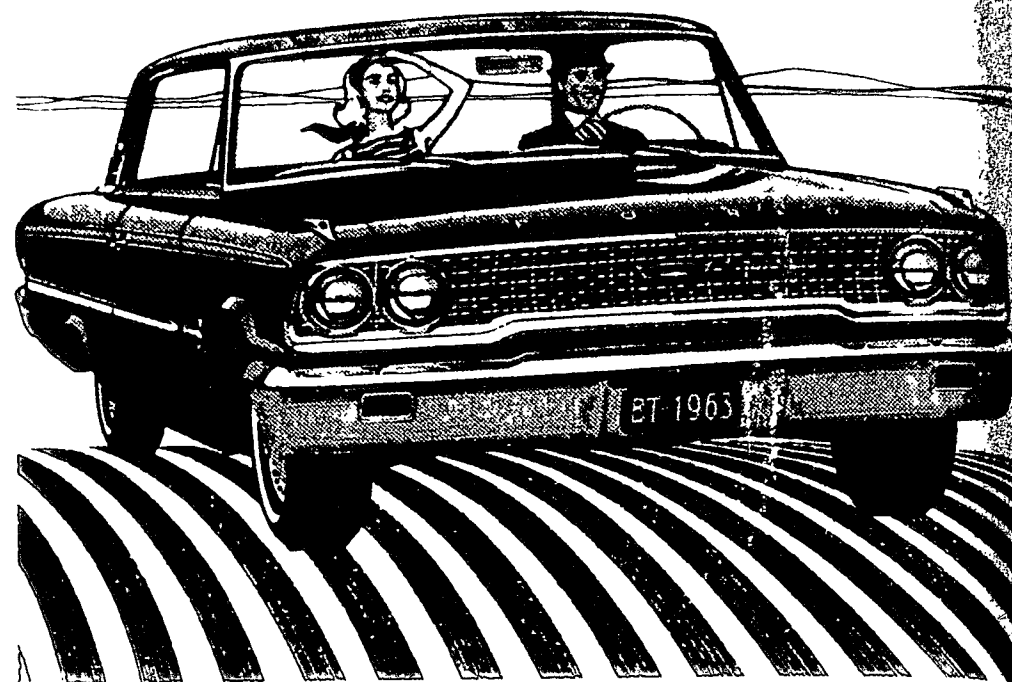
NE 1/4 of NW 1/4 of SE 1/4 of Section 4, Township 5 South, Range 15 West, Hancock County, Mississippi.

You and each of you are hereby summoned to be and appear before the Chancery Court of Hancock County, Mississippi, at its February, 1963 Term, to be held the Third Monday of February, 1963, at the Court-house in Bay St. Louis, Mississippi, then and there to defend Suit No. 9025 in said Court, vs. Albert C. Miller, Jr., et ux, vs. State of Mississippi, et al, wherein you are defendants; said suit being a suit to confirm the complainants' title in and to the lands hereinafter described, under and by virtue of tax sale of September 20, 1937, to the State of Mississippi, and to confirm the title of the complainants generally and fully to said lands, based on their record title thereto and occupancy and possession of said lands.

This, the 21st day of December, 1962.

C. J. LADNER
Chancery Clerk

By: Marie E. Quintini D. C. 1/3, 1/10, 1/17, 1/24

COME SEE...COME DRIVE THE FORD
WITH THE SMOOTH \$10 MILLION RIDE!

Talk about velvet! That's the word for our Ford Galaxie's smooth new ride!

Come spend 10 minutes to discover the ride Ford spent \$10,000,000 to develop! Smooth? You just won't believe it—until you feel it for yourself! Hundreds of improvements went into it—including a new suspension system that lets the wheels give a bit horizontally when they hit the bumps . . . like a boxer rolling with a punch. It's really a whole of a tale. Get the happy ending in person!



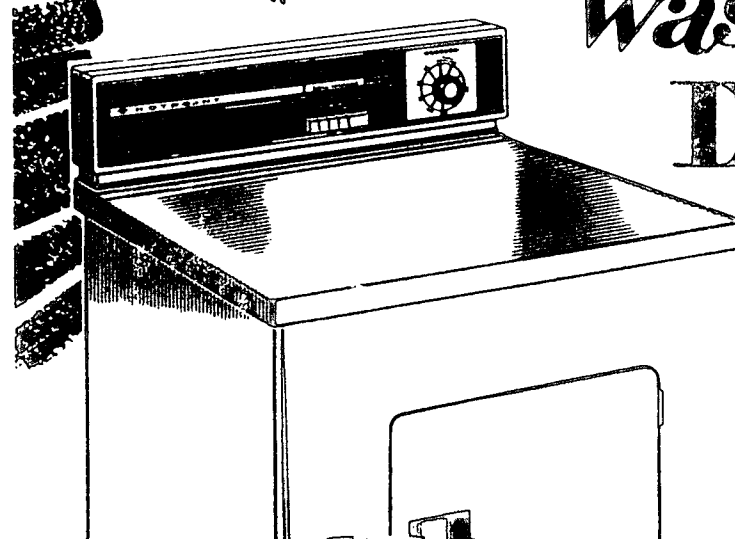
FRED HOAGLAND FORD SALES

130 COURT STREET BAY ST. LOUIS, MISS. PHONE 467-47
FOR A BETTER BUY IN A USED CAR OR TRUCK, BE SURE TO SEE OUR A-1 SELECTION

W. A. McDonald's

has the dryer of your dreams!

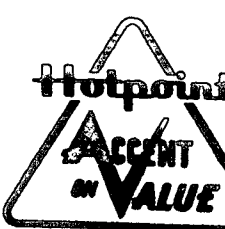
THE NEW

Hotpoint
wash-n-wear
DRYER

FOR ONLY

\$169.95
Regular \$189.95

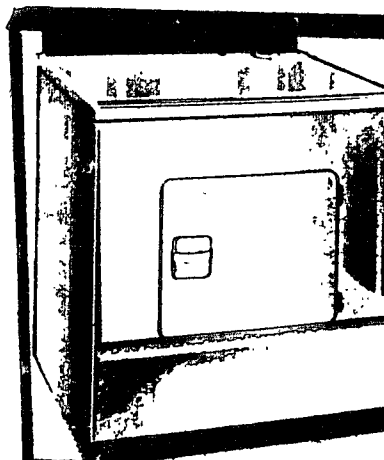
MODEL LB365



BACKED BY THE HOTPOINT
90-DAY REPLACEMENT
GUARANTEE OF
SATISFACTION

If within 90 days, you are not completely satisfied with the performance of your Hotpoint appliance, we will replace it with a comparable Hotpoint model at no cost to you.

- * Hotpoint Speed-Flow drying is fast, cool, safer for all fabrics
- * Pushbutton temperature selection for true custom drying
- * Economical "Air Dry" fluffs or dusts pillows, rugs, drapes, all without heat
- * Deluxe Lint Screen is easy to remove and replace for cleaning



CLOSEOUT

Model Change
LIMITED SUPPLY
Hotpoint Dryer

Model LB225 -- Reg. \$169.95

NOW - ONLY

\$139.95

W. A. McDONALD'S

Toulme & Easterbrook St. -- Phone HO 7-5442

Delph's clearance
OF WINTER
FOOTWEAR

Misses and Misses' and Ladies'
casual and dressy flats

VALUES TO \$4.95 \$2.00

VALUES TO \$6.95 \$3.00

VALUES TO \$6.95 \$4.00

Wedgies and little heels

Misses' and Ladies' Gaytees overshoes

\$7.95 VALUE \$4.00

Children's
rubber overshoes

\$3.95 VALUE \$2.00

Delph's
108 South Beach

Waveland's proposed zoning ordinance

BOARD OF PUBLIC HEARING

By virtue of a resolution of the Mayor and Board of Aldermen of the Town of Waveland, Mississippi, it is hereby given to all citizens of the Town of Waveland, and all parties in interest in the Town of Waveland, a public hearing will be held in the Town Hall in the Town of Waveland, Mississippi, at 8 P. M., on the 8th day of February, 1963, for the purpose of determining whether or not the Mayor and Board of Aldermen of the Town of Waveland will adopt a proposed ordinance for establishing of comprehensive zoning regulations for the Town of Waveland, and providing for the administration, enforcement, and amendment of the same in accordance with the Mississippi Code Statutes, Volume 16, Municipalities, Division 9, Zoning Law, a copy of the proposed ordinance being on file in the office of the Mayor and Board of Aldermen of the Town of Waveland, Mississippi, on the 8th day of January, A. D., 1963.

C. O. DUFOUR
CLERK, TOWN OF WAVELAND

RESOLUTION

On motion of Alderman DOCK SONIER and seconded by Alderman A. N. GRASS, the following resolution was unanimously adopted:

WHEREAS, the Planning and Zoning Commission of the Town of Waveland has recommended to the Mayor and Board of Aldermen of the Town of Waveland the adoption of an ordinance, in accordance with the Mississippi Code Statutes, Volume 16, Municipalities, Division 9, Zoning Law; and

WHEREAS, the Planning and Zoning Commission has presented to the Town of Waveland a copy of the proposed ordinance, together with a proposed Land Use Map and Zoning Schedule;

WHEREAS, before the adoption of such an ordinance it is necessary to hold a public hearing on such a proposed ordinance for at least 15 days notice to citizens of the Town of Waveland and all parties in interest;

WHEREAS, it appears that it is to the best interest and welfare of the Town of Waveland to adopt such a proposed ordinance; and

WHEREAS, the Mayor and Board of Aldermen of the Town of Waveland accept the proposed ordinance as hereafter set forth subject to a public hearing in accordance with the law and subject to any changes that may be made at said public hearing; be it further

RESOLVED, that notice be given to all citizens of the Town of Waveland and all parties in interest that a public hearing will be held in the Town Hall in the Town of Waveland, Mississippi, at 7:30 P. M., on the 8th day of February, 1963, for the purpose of determining whether or not the Mayor and Board of Aldermen of the Town of Waveland, adopt the following proposed ordinance as herein set forth as follows:

ORDINANCE NO. 30
AN ORDINANCE ESTABLISHING COMPREHENSIVE ZONING REGULATIONS FOR THE TOWN OF WAVELAND, AND PROVIDING FOR THE ADMINISTRATION, ENFORCEMENT, AND AMENDMENT THEREOF, IN ACCORDANCE WITH MISSISSIPPI CODE STATUTE VOLUME THREE, TITLE 16, MUNICIPALITIES, DIVISION 9, ZONING LAW.

WHEREAS Mississippi Code Statute Volume Three, Title 16, Municipalities, Division 9, Zoning Law, empowers the Town of Waveland to enact a zoning ordinance and to provide for its administration, enforcement, and amendment; and

WHEREAS the Mayor and Board of Aldermen deem it

necessary, for the purpose of promoting the health, safety, morals, or general welfare of the Town to enact such an ordinance; and

WHEREAS the Mayor and Board of Aldermen, pursuant to the provisions of Volume Three, Title 16, Municipalities, Division 9, Zoning Law, has appointed a Planning and Zoning Commission to recommend the boundaries of the various original districts and appropriate regulations to be enforced therein; and

WHEREAS the Planning and Zoning Commission has divided the Town into districts and has prepared regulations pertaining to such districts in accordance with a comprehensive plan and designed to lessen congestion in the streets; to secure safety from fire, panic, and other dangers; to promote health and the general welfare; to provide adequate light and air; to prevent the overcrowding of land; to avoid undue concentration of population; to facilitate the adequate provision of transportation, water, sewerage, schools, parks, and other public requirements; and

WHEREAS the Mayor and Board of Aldermen have given reasonable consideration, among other things, to the character of the districts and their peculiar suitability for particular uses, with a view to conserving the value of buildings and encouraging the most appropriate use of land throughout the municipality and

WHEREAS the Planning and Zoning Commission has made a preliminary report and held public hearings thereon, and submitted its final report to the Mayor and Board of Aldermen; and

WHEREAS the Mayor and Board of Aldermen have given due public notice of hearings relating to zoning districts, regulations, and restrictions, and has held such public hearings; and

WHEREAS all requirements of Mississippi Code Statute Volume Three, Title 16, Municipalities, Division 9, Zoning Law, with regard to the preparation of the report of the Planning and Zoning Commission and the subsequent action of the Mayor and Board of Aldermen have been met;

SECTION 1. ESTABLISHMENT OF DISTRICTS FOR OFFICIAL LAND-USE MAP.

1. OFFICIAL LAND-USE MAP - The Town is hereby divided into zones, or districts, as shown on the Official Land-Use Map, which, together with all explanatory matter thereon, is hereby adopted by reference and declared to be a part of this ordinance, and is on file in the office of the Town Clerk.

The Official Land-Use Map shall be identified by the signature of the Mayor attested by the seal of the Town under the following words: "This is to certify that this is the Official Land-Use Map referred to in Ordinance No. 30 of the Town of Waveland, Mississippi," together with the date of the adoption of this ordinance.

It is in accordance with the provisions of this ordinance and Ordinance No. 29, adopted 24 November, 1961, of the Town of Waveland, changes are made in district boundaries or other matter portrayed on the Official Land-Use Map, such changes shall be made on the Official Land-Use Map promptly after the amendment has been approved by the Mayor and Board of Aldermen, together with an entry on the Official Land-Use Map as follows: "On (date) by official action of the Mayor and Board of Aldermen, the following (change) changes were made in the Official Land-Use Map (brief description of nature of change)," which entry shall be signed by the Mayor and attested by the Town Clerk. The amending ordinance shall provide that

such changes or amendments shall not become effective until they have been duly entered upon the Official Land-Use Map. No amendment to this ordinance which involves matter portrayed on the Official Land-Use Map shall become effective until such change and entry has been made on said map.

No changes of any nature shall be made in the Official Land-Use Map or matter shown thereon except in conformity with the procedures set forth in this ordinance. Any unauthorized change of whatever kind by any person or persons shall be considered a violation of this ordinance and punishable as provided under Section 16 of this ordinance.

Regardless of the existence of purported copies of the Official Land-Use Map which may from time to time be made or published, the Official Land-Use Map which shall be located in the office of the Town Clerk shall be the final authority as the current zoning status of land and water areas, buildings, and other structures in the Town.

SECTION 2. REPLACEMENT OF OFFICIAL LAND-USE MAP -

In the event that the Official Land-Use Map becomes damaged, destroyed, lost, or difficult to interpret because of the nature or number of changes and additions, the Mayor and Board of Aldermen may by resolution adopt a new Official Land-Use Map which shall supersede the prior Official Land-Use Map. The new Official Land-Use Map may correct drafting or other errors or omissions in the prior Official Land-Use Map, but no such correction shall have the effect of amending the original zoning ordinance or any subsequent amendment thereof. The new Official Land-Use Map shall be identified by the signature of the Mayor attested by the seal of the Town under the following words: "This is to certify that this Official Land-Use Map supercedes and replaces the Official Land-Use Map adopted (date of adoption of map being replaced) as part of Ordinance No. 30 of the Town of Waveland, Mississippi."

centage of lot area;

d) to have narrower or smaller rear yards, front yards, side yards, or other open space; than herein required; or in any other manner contrary to the provisions of this ordinance.

3. No part of a yard, or other open space, or off-street parking or loading space required about or in connection with any building for the purpose of complying with this ordinance, shall be included as part of a yard, open space, or off-street parking or loading space similarly required for any other building.

4. No yard or lot existing at the time of passage of this ordinance shall be reduced in dimension or area below the minimum requirements set forth herein. Yards or lots created after the effective date of this ordinance shall meet at least the minimum requirements established by this ordinance.

All territory which may hereafter be annexed to the Town shall be considered to be zoned in the same manner as the contiguous territory inside previous Town limits until otherwise classified.

SECTION 4. NON-CONFORMING LOTS, NON-CONFORMING USES OF LAND, NON-CONFORMING STRUCTURES, AND NON-CONFORMING USES OF STRUCTURES AND PREMISES.

1. INTENT - Within the districts established by this ordinance or amendments that may later be adopted there exist lots, structures, and uses of land and structures which were lawful before this ordinance was passed or amended, but which would be prohibited, regulated, or restricted under the terms of this ordinance or future amendment. It is the intent of this ordinance to permit these non-conformities to continue until they are removed, but not to encourage their survival. Such uses are declared by this ordinance to be incompatible with permitted uses in the districts involved. It is further the intent of this ordinance that non-conformities shall not be enlarged upon, extended or altered, nor be used as grounds for adding other structures or uses prohibited elsewhere in the same district.

A non-conforming use of a structure, a non-conforming use of land, or a non-conforming use of a structure and land shall not be extended or enlarged after passage of this ordinance by attachment on a building or premises, or by the addition of other uses of a nature which would be prohibited generally in the district involved.

To avoid undue hardship, nothing in this ordinance shall be deemed to require a change in the plans, construction, or designed use of any building on which actual construction was lawfully begun prior to the effective date of adoption or amendment of this ordinance and upon which actual building construction has been diligently carried on. Actual construction is hereby defined to include the placing of construction materials in permanent position and fastened in a permanent manner; except that where demolition or removal of an existing building has been substantially begun preparatory to rebuilding, such demolition or removal shall be deemed to be actual construction, provided that work shall be diligently carried on until completion of the building involved.

2. NON-CONFORMING LOTS OF RECORD - In any district in which single-family dwellings are permitted, notwithstanding limitations imposed by other provisions of this ordinance, a single-family dwelling and customary accessory buildings may be erected on any single lot of record at the effective date of adoption or amendment of this ordinance. Such lot must be in separate ownership and not of continuous frontage with other lots in the same ownership. This provision shall apply even though such lot fails to meet the requirements for area or width, or both, that are generally applicable in the district, provided that yard dimensions and other requirements not involving area or width, or both, of the lot shall conform to the regulations for the district in which such lot is located. Variance of area, width, and yard requirements shall be obtained only through action of the Mayor and Board of Aldermen.

If two or more lots or combinations of lots and portions of lots with continuous frontage in single ownership are of record at the time of passage of this ordinance, and if all or part of the lots do not meet the requirements for lot width and area as established by this ordinance, the lands involved shall be considered to be an undivided parcel for the purposes

of this ordinance, and no portion of said parcel shall be used or sold which does not meet lot width and area requirements established by this ordinance, nor shall any division of the parcel be made which leaves remaining any lot with width or area below the requirements stated in this ordinance.

3. NON-CONFORMING USES OF LAND - Where, at the effective date of adoption or amendment of this ordinance, lawful use of land exists that is made no longer permissible under the terms of this ordinance as enacted or amended, such use may be continued, so long as it remains otherwise lawful, subject to the following provisions:

a) No such non-conforming use shall be enlarged or increased, nor extended to occupy a greater area of land than was occupied at the effective date of adoption or amendment of this ordinance.

b) No such non-conforming use shall be moved in whole or in part to any other portion of the lot or parcel occupied by such use at the effective date of adoption or amendment of this ordinance.

c) If any such non-conforming use of land ceases for any reason for a period of more than 30 days, any subsequent use of such land shall conform to the regulations specified by this ordinance for the district in which such land is located.

4. NON-CONFORMING STRUCTURES - Where a lawful structure exists at the effective date of adoption or amendment of this ordinance that could not be built under the terms of this ordinance by reason of restrictions on area, lot coverage, height, yards, or other characteristics of the structure or its location on the lot, such structure may be continued so long as it remains otherwise lawful, subject to the following provisions:

a) No such structure may be enlarged or altered in a way which increases its non-conformity;

b) Should such structure be destroyed by any means to an extent of more than 50 per cent of its replacement cost at time of destruction, it shall not be reconstructed except in conformity with the provisions of this ordinance;

c) Should such structure be moved for any reason for any distance whatever, it shall thereafter conform to the regulations for the district in which it is located after it is moved.

5. NON-CONFORMING USES OF STRUCTURES - If a lawful use of a structure, or of structure and premises in combination, exists at the effective date of adoption or amendment of this ordinance, that would not be allowed in the district under the terms of this ordinance, the lawful use may be continued so long as it remains otherwise lawful, subject to the following provisions:

a) No existing structure devoted to a use not permitted by this ordinance in the district in which it is located shall be enlarged, extended, constructed, reconstructed, moved, or structurally altered except in changing the use of the structure to a use permitted in the district in which it is located;

b) Any non-conforming use may be extended throughout any portion of a building which were previously arranged or designed for such use at the time of adoption or amendment to this ordinance, but no such use shall be extended to occupy any land outside such building;

c) If no structural alterations are made, any non-conforming use of a structure, or structure and premises, may be changed to another non-conforming use provided that the Mayor and Board of Aldermen, either by general rule or by making findings in the specific case, shall find that the proposed use is equally appropriate or more appropriate to the district than the existing non-conforming use. In permitting such change, the Board of Aldermen may require appropriate conditions and safeguards in accordance with the provisions of this ordinance;

d) Any structure, or structure and land in combination, in or on which a non-conforming use is superseded by a permitted use, shall thereafter conform to the regulations for the district in which such structure is located, and the non-conforming use may not thereafter be resumed;

e) When a non-conforming use of a structure, or structure and premises in combination, is discontinued or abandoned for six consecutive months or for 18 months during any three-year period, the structure, or structure and premises in combination, shall not thereafter be used except in conformity with the regulations of the district in which it is located.

ture and premises in combination, shall not thereafter be used except in conformity with the regulations of the district in which it is located.

f) Where non-conforming use status applies to a structure and premises in combination, removal or destruction of the structure shall eliminate the non-conforming status of the land.

6. REPAIRS AND MAINTENANCE - On any building devoted in whole or in part to any non-conforming use, work may be done in any period of 12 consecutive months on ordinary repairs, or on repair or replacement of non-bearing walls, fixtures, wiring or plumbing, to an extent not exceeding 10 per cent of the current replacement value of the building, provided that the cubic content of the building as it existed at the time of passage or amendment of this ordinance shall not be increased.

Nothing in this ordinance shall be deemed to prevent the strengthening or restoring to a safe condition of any building or part thereof declared to be unsafe by any official charged with protecting the public safety, upon order of such official.

7. USES UNDER EXCEPTION PROVISIONS NOT NON-CONFORMING USES - Any use for which a special exception is permitted as provided in this ordinance shall not be deemed a non-conforming use, but shall without further action be deemed a conforming use in such district.

SECTION 5. SCHEDULE OF DISTRICT REGULATIONS ADOPTED

District regulations shall be as set forth in the Zoning Schedule, hereby adopted by reference and declared to be a part of this ordinance, and in Section 6 of this ordinance, entitled "Supplementary District Regulations", said Schedule being on file in the office of the Town Clerk.

SECTION 6. SUPPLEMENTARY DISTRICT REGULATIONS

1. VISIBILITY AT INTERSECTIONS IN RESIDENTIAL DISTRICTS - On a corner lot in any residential district, nothing shall be erected, placed, planted, or allowed to grow in such a manner as materially to impede vision between a height of two and a half and ten feet above the centerline grades of the intersecting streets in the area bounded by the street lines of such corner lots and a line joining points along said street lines 50 feet from the point of the intersection.

2. FENCES, WALLS AND HEDGES - Notwithstanding other provisions of this ordinance, fences, walls, and hedges, may be permitted in any required yard, or along the edge of any yard, provided that no fence, wall, or hedge along the side or front edge of any front yard shall be over two and one-half feet in height.

SECTION 7. ADMINISTRATION AND ENFORCEMENT - BUILDING PERMITS AND CERTIFICATES OF ZONING COMPLIANCE

1. ADMINISTRATION AND ENFORCEMENT - An administrative official designated by the Mayor and Board of Aldermen shall administer and enforce this ordinance. He may be provided with the assistance of such other persons as the Mayor and Board of Aldermen may direct.

If the administrative official shall find that any of the provisions of this ordinance are being violated, he shall notify in writing the person responsible for such violations, indicating the nature of the violation and ordering the action necessary to correct it. He shall order discontinuance of illegal use of land, buildings, or structures; removal of illegal buildings or structures; or structural changes thereto; discontinuance of any illegal work being done; or shall take any other action authorized by this ordinance to insure compliance with or to prevent violation of its provisions.

2. BUILDING PERMITS REQUIRED - No building or other structure shall be erected, moved, added to, or structurally altered without a permit therefor, issued by the administrative official. No building permit shall be issued except in conformity with the provisions of this ordinance.

3. APPLICATION FOR BUILDING PERMIT - All applications for building permits shall be accompanied by plans in duplicate drawn to scale, showing the actual dimensions and shape of the lot to be built upon; the exact sizes and locations on the lot of buildings already existing, if any; and the location and di-

rections of the proposed building or alteration. This application shall include such other information as lawfully may be required by the administrative official, including existing or proposed building or alteration; existing or proposed uses of the building and land; the number of families, housekeeping units, or rental units the building is designed to accommodate; conditions existing on the lot; and such other matters as may be necessary to determine conformance with, and provide for the enforcement of, this ordinance.

One copy of the plans shall be returned to the applicant by the administrative official, after he shall have marked such copy either as approved or disapproved and attested to same by his signature on such copy. The second copy of the plans, similarly marked, shall be retained by the administrative official.

4. CERTIFICATES OF ZONING COMPLIANCE FOR NEW, ALTERED, OR NON-CONFORMING USES - It shall be unlawful to use or occupy or permit the use or occupancy of any building or premises, or both, or part thereof hereafter created, erected, changed, converted, or wholly or partly altered or enlarged in its use or structure until a certificate of zoning compliance shall have been issued therefor by the administrative official stating that the proposed use of the building or land conforms to the requirements of this ordinance.

No non-conforming structure or use shall be maintained, renewed, changed, or extended until a certificate of zoning compliance shall have been issued by the administrative official. The certificate of zoning compliance shall state specifically wherein the non-conforming use differs from the provisions of this ordinance, provided that upon enactment or amendment of this ordinance, owners or occupants of non-conforming uses or structures shall have three months to apply for certificates of zoning compliance. Failure to make such application within three months shall be presumptive evidence that the property was in non-conforming use at the time of enactment or amendment of this ordinance.

No permit for erection, alteration, moving or repair of any building shall be issued until an application has been made for a certificate of zoning compliance, and the certificate shall be issued in conformity with the provisions of this ordinance upon completion of the work.

A temporary certificate of zoning compliance may be issued by the administrative official for a period not exceeding six months during alterations or partial occupancy of a building pending its completion, provided that such temporary certificate may require such conditions and safeguards as will protect the safety of the occupants and the public.

The administrative official shall maintain a record of all certificates of zoning compliance, and copies shall be furnished upon request to any person.

Failure to obtain a certificate of zoning compliance shall be a violation of this ordinance and punishable under Section 16 of this ordinance.

5. EXPIRATION OF BUILDING PERMIT - If the work described in any building permit has not begun within 90 days from the date of issuance thereof, said permit shall expire; it shall be cancelled by the administrative official; and written notice thereof shall be given to the persons affected.

If the work described in any building permit has not been substantially completed within two years of the date of issuance thereof, said permit shall expire and be cancelled by the administrative official, and written notice thereof shall be given to the persons affected, together with notice that further work as described in the cancelled permit shall not proceed unless and until a new building permit has been obtained.

6. CONSTRUCTION AND USE TO BE AS PROVIDED IN APPLICATIONS, PLANS, PERMITS, AND CERTIFICATES OF ZONING COMPLIANCE - Building permits or certificates of zoning compliance issued on the basis of plans and applications approved by the administrative official authorize only the use, arrangement, and construction set forth in such approved plans and applications, and no other use, arrangement, or construction. Use, arrangement, or construction at variance with that authorized shall be deemed violation of this ordinance, and punishable as provided in Section 16 hereof.

SECTION 8. BOARD OF ADJUSTMENT; PROCEDURE

A Board of Adjustment is hereby established, which shall consist of the Mayor and Board of Aldermen of the Town of

Waveland, Mississippi. The Board shall have authority concerning the interpretation and administration of this ordinance. All actions of the Board shall be in accordance with Section 1195, Mississippi Code of 1942 and all amendments thereto. Appeals that have been denied after a hearing before the Board cannot again be presented for a zoning permit until a period of two years has elapsed.

1. PROCEEDINGS OF THE BOARD OF ADJUSTMENT - The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall adopt rules necessary to the conduct of its affairs, and in keeping with the provisions of this ordinance and Section 1195 of the Mississippi Code of 1942 and all amendments thereto. Meetings shall be held at the call of the chairman and at such other times as the Board may determine. The chairman or, in his absence, the acting chairman, may administer oaths and compel the attendance of witnesses. All meetings shall be open to the public.

The Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or if absent or failing to vote indicating such fact, and shall keep record of its examinations and other official actions, all of which shall be a public record and be immediately filed in the office of the Board.

2. HEARINGS; APPEALS; NOTICE - Appeals to the Mayor and Board of Aldermen concerning the interpretation or administration of this ordinance may be taken by any person aggrieved by any decisions of the Planning and Zoning Commission or of the administrative official. Such appeals shall be taken within a reasonable time, not to exceed 60 days or such lesser period as may be provided by the rules of the Board, by filing with the administrative official and with the Mayor and Board of Aldermen a notice of appeal specifying the grounds thereof. The administrative official shall forthwith transmit to the Board all papers constituting the record upon which the action appealed from was taken. The Mayor and Board of Aldermen shall fix a reasonable time for the hearing of appeal, give public notice thereof as well as due notice to the parties in interest, and decide the same within a reasonable time. At the hearing, any party may appear in person or by agent or attorney.

3. STAY OF PROCEEDINGS - An appeal stays all proceedings in furtherance of the action appealed from, unless the administrative official from whom the appeal is taken certified to the Mayor and the Board of Aldermen after the notice of appeal is filed with him, that by reason of facts stated in the certificate, a stay would, in his opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed other than by a restraining order which may be granted by the Mayor and Board of Aldermen or by a court of record on application, on notice to the administrative official from whom the appeal is taken and on due cause shown.

SECTION 9. THE BOARD OF ADJUSTMENT; POWERS AND DUTIES.

The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall have the following powers and duties:

1. ADMINISTRATIVE REVIEW - To hear and decide appeals where it is alleged there is error in any order, requirement, decision, or determination made by the administrative official in the enforcement of this ordinance.

2. SPECIAL EXCEPTIONS; CONDITIONS GOVERNING APPLICATIONS; PROCEDURES. - To hear and decide only such special exceptions as the Board of Adjustment is specifically authorized to pass on by the terms of this ordinance; to decide such questions as are involved in determining whether special exceptions should be granted; and to grant special exceptions with such conditions and safeguards as are appropriate under this ordinance, or to deny special exceptions when not in harmony with the purpose and intent of this ordinance. A special exception shall not be granted by the Mayor and the Board of Aldermen unless and until:

a) A written application for a special exception is submitted indicating the section of this ordinance under which the special exception is sought and stating the grounds on which it is requested;

b) Notice shall be given at least fifteen days in advance of public hearing of the proposed special exception to the property owner and to all persons who may be affected by the proposed special exception; and

c) A Board of Adjustment is hereby established, which shall consist of the Mayor and Board of Aldermen of the Town of

Waveland, Mississippi. The Board shall have authority concerning the interpretation and administration of this ordinance. All actions of the Board shall be in accordance with Section 1195, Mississippi Code of 1942 and all amendments thereto. Appeals that have been denied after a hearing before the Board cannot again be presented for a zoning permit until a period of two years has elapsed.

1. PROCEEDINGS OF THE BOARD OF ADJUSTMENT - The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall adopt rules necessary to the conduct of its affairs, and in keeping with the provisions of this ordinance and Section 1195 of the Mississippi Code of 1942 and all amendments thereto. Meetings shall be held at the call of the chairman and at such other times as the Board may determine. The chairman or, in his absence, the acting chairman, may administer oaths and compel the attendance of witnesses. All meetings shall be open to the public.

The Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or if absent or failing to vote indicating such fact, and shall keep record of its examinations and other official actions, all of which shall be a public record and be immediately filed in the office of the Board.

2. HEARINGS; APPEALS; NOTICE - Appeals to the Mayor and Board of Aldermen concerning the interpretation or administration of this ordinance may be taken by any person aggrieved by any decisions of the Planning and Zoning Commission or of the administrative official. Such appeals shall be taken within a reasonable time, not to exceed 60 days or such lesser period as may be provided by the rules of the Board, by filing with the administrative official and with the Mayor and Board of Aldermen a notice of appeal specifying the grounds thereof. The administrative official shall forthwith transmit to the Board all papers constituting the record upon which the action appealed from was taken. The Mayor and Board of Aldermen shall fix a reasonable time for the hearing of appeal, give public notice thereof as well as due notice to the parties in interest, and decide the same within a reasonable time. At the hearing, any party may appear in person or by agent or attorney.

3. STAY OF PROCEEDINGS - An appeal stays all proceedings in furtherance of the action appealed from, unless the administrative official from whom the appeal is taken certified to the Mayor and the Board of Aldermen after the notice of appeal is filed with him, that by reason of facts stated in the certificate, a stay would, in his opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed other than by a restraining order which may be granted by the Mayor and Board of Aldermen or by a court of record on application, on notice to the administrative official from whom the appeal is taken and on due cause shown.

SECTION 9. THE BOARD OF ADJUSTMENT; POWERS AND DUTIES.

The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall have the following powers and duties:

1. ADMINISTRATIVE REVIEW - To hear and decide appeals where it is alleged there is error in any order, requirement, decision, or determination made by the administrative official in the enforcement of this ordinance.

2. SPECIAL EXCEPTIONS; CONDITIONS GOVERNING APPLICATIONS; PROCEDURES. - To hear and decide only such special exceptions as the Board of Adjustment is specifically authorized to pass on by the terms of this ordinance; to decide such questions as are involved in determining whether special exceptions should be granted; and to grant special exceptions with such conditions and safeguards as are appropriate under this ordinance, or to deny special exceptions when not in harmony with the purpose and intent of this ordinance. A special exception shall not be granted by the Mayor and the Board of Aldermen unless and until:

a) A written application for a special exception is submitted indicating the section of this ordinance under which the special exception is sought and stating the grounds on which it is requested;

b) Notice shall be given at least fifteen days in advance of public hearing of the proposed special exception to the property owner and to all persons who may be affected by the proposed special exception; and

c) A Board of Adjustment is hereby established, which shall consist of the Mayor and Board of Aldermen of the Town of

Waveland, Mississippi. The Board shall have authority concerning the interpretation and administration of this ordinance. All actions of the Board shall be in accordance with Section 1195, Mississippi Code of 1942 and all amendments thereto. Appeals that have been denied after a hearing before the Board cannot again be presented for a zoning permit until a period of two years has elapsed.

1. PROCEEDINGS OF THE BOARD OF ADJUSTMENT - The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall adopt rules necessary to the conduct of its affairs, and in keeping with the provisions of this ordinance and Section 1195 of the Mississippi Code of 1942 and all amendments thereto. Meetings shall be held at the call of the chairman and at such other times as the Board may determine. The chairman or, in his absence, the acting chairman, may administer oaths and compel the attendance of witnesses. All meetings shall be open to the public.

The Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or if absent or failing to vote indicating such fact, and shall keep record of its examinations and other official actions, all of which shall be a public record and be immediately filed in the office of the Board.

2. HEARINGS; APPEALS; NOTICE - Appeals to the Mayor and Board of Aldermen concerning the interpretation or administration of this ordinance may be taken by any person aggrieved by any decisions of the Planning and Zoning Commission or of the administrative official. Such appeals shall be taken within a reasonable time, not to exceed 60 days or such lesser period as may be provided by the rules of the Board, by filing with the administrative official and with the Mayor and Board of Aldermen a notice of appeal specifying the grounds thereof. The administrative official shall forthwith transmit to the Board all papers constituting the record upon which the action appealed from was taken. The Mayor and Board of Aldermen shall fix a reasonable time for the hearing of appeal, give public notice thereof as well as due notice to the parties in interest, and decide the same within a reasonable time. At the hearing, any party may appear in person or by agent or attorney.

3. STAY OF PROCEEDINGS - An appeal stays all proceedings in furtherance of the action appealed from, unless the administrative official from whom the appeal is taken certified to the Mayor and the Board of Aldermen after the notice of appeal is filed with him, that by reason of facts stated in the certificate, a stay would, in his opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed other than by a restraining order which may be granted by the Mayor and Board of Aldermen or by a court of record on application, on notice to the administrative official from whom the appeal is taken and on due cause shown.

SECTION 9. THE BOARD OF ADJUSTMENT; POWERS AND DUTIES.

The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall have the following powers and duties:

1. ADMINISTRATIVE REVIEW - To hear and decide appeals where it is alleged there is error in any order, requirement, decision, or determination made by the administrative official in the enforcement of this ordinance.

2. SPECIAL EXCEPTIONS; CONDITIONS GOVERNING APPLICATIONS; PROCEDURES. - To hear and decide only such special exceptions as the Board of Adjustment is specifically authorized to pass on by the terms of this ordinance; to decide such questions as are involved in determining whether special exceptions should be granted; and to grant special exceptions with such conditions and safeguards as are appropriate under this ordinance, or to deny special exceptions when not in harmony with the purpose and intent of this ordinance. A special exception shall not be granted by the Mayor and the Board of Aldermen unless and until:

a) A written application for a special exception is submitted indicating the section of this ordinance under which the special exception is sought and stating the grounds on which it is requested;

b) Notice shall be given at least fifteen days in advance of public hearing of the proposed special exception to the property owner and to all persons who may be affected by the proposed special exception; and

c) A Board of Adjustment is hereby established, which shall consist of the Mayor and Board of Aldermen of the Town of

Waveland, Mississippi. The Board shall have authority concerning the interpretation and administration of this ordinance. All actions of the Board shall be in accordance with Section 1195, Mississippi Code of 1942 and all amendments thereto. Appeals that have been denied after a hearing before the Board cannot again be presented for a zoning permit until a period of two years has elapsed.

1. PROCEEDINGS OF THE BOARD OF ADJUSTMENT - The Mayor and the Board of Aldermen, sitting as the Board of Adjustment, shall adopt rules necessary to the conduct of its affairs, and in keeping with the provisions of this ordinance and Section 1195 of the Mississippi Code of 1942 and all amendments thereto. Meetings shall be held at the call of the chairman and at such other times as the Board may determine. The chairman or, in his absence, the acting chairman, may administer oaths and compel the attendance of witnesses. All meetings shall be open to the public.

The Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or if absent or failing to vote indicating such fact, and shall keep record of its examinations and other official actions, all of which shall be a public record and be immediately filed in the office of the Board.

2. HEARINGS; APPEALS; NOTICE - Appeals to the Mayor and Board of Aldermen concerning the interpretation or administration of this ordinance may be taken by any person aggrieved by any decisions of the Planning and Zoning Commission or of the administrative official. Such appeals shall be taken within a reasonable time, not to exceed 60 days or such lesser period as may be provided by the rules of the Board, by filing with the administrative official and with the Mayor and Board of Aldermen a notice of appeal specifying the grounds thereof. The administrative official shall forthwith transmit to the Board all papers constituting the record upon which the action appealed from was taken. The Mayor and Board of Aldermen shall fix a reasonable time for the hearing of appeal, give public notice thereof as well as due notice to the parties in interest, and decide the same within a reasonable time. At the hearing, any party may appear in person or by agent or attorney.

3. STAY OF PROCEEDINGS - An appeal stays all proceedings in furtherance of the action appealed from, unless the administrative official from whom the appeal is taken certified to the Mayor and the Board of Aldermen after the notice of appeal is filed with him, that by reason of facts stated in the certificate, a stay would, in his opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed other than by a restraining order which may be granted

Polly peers...

Proposing freeze parties

After wasting most of last week in a cold (and we do mean COLD) fury over the unusually frigid weather and seething with frustration over our complete inability to do a darn thing about it, we've decided to reverse our attitude and see if we can't figure some way to have a little fun as it's apparent the powers that be have forgotten that this is supposed to be the continually balmy Gulf coast and we indubitably have more extreme climatical conditions ahead of us. Everything from a hurricane to a cloudburst is used as an excuse for a party—why not have freeze parties? Those fortunate enough to have real hot running water could invite less fortunate pals to house parties the highlight of the affair being to allow each guest twenty minutes in the bathtub, by A.T. (bring your own towel), of course. Those with frozen radiators could organize waling chus—the idea offers all sorts of interesting possibilities—for instance, how about an icicle contest? Who can produce the longest? Frankly we think emulating a bear and hibernating is the best solution, but unfortunately humans aren't physically equipped for such a prolonged sleep—so we'll put on our longies and see what items we can dig up for those able to get out and buy papers.

Litterbugs and poll taxes

We'll begin by asking one and all to cooperate with the ladies of Bay-Waveland Garden Club in their anti-litter campaign. Women (and occasionally a man or two) come from all over the country for our annual garden pilgrimage and even a small amount of debris can detract from the beauty of the entire area.

We've also been requested by a public spirited citizen to mention the fact that poll taxes must be paid before Feb. 1, and for the benefit of new residents, pass on the information that two poll taxes are necessary before you may vote in Mississippi. In other words, it's necessary that you cough up your two bucks this year and next to enable you to vote the following year.

With little civic bits attended to we pass on to get well wishes... Travis Culbreath is at home again after spending several days in Hancock General last week—Mr. Charlie Mollere appears to be improving slowly in Veterans Hospital, Biloxi, where he was taken after suffering a stroke last Tuesday night—cold sufferers are still numerous—some are Remona Starling, Lee Costa, Fr. Coody (from St. Augustine Seminary), Gerri Blanchard, Nettie Barleigh and Rose Richmond. Mrs. William Tait is a patient in Hancock General as is Bill Stapleton who was scheduled for surgery Saturday. Mr. and Mrs. Hugo Setzer both had severe colds last week, but are feeling much better now.

Mr. and Mrs. N. S. (Hag) Carter, formerly of Mobile, who with their three children, Jack, Lee and Phyllis have been Farrar Lane residents since September, had as recent guests Mr. and Mrs. C. W. Weinacker and five sons of Mobile.

Bill Orrell, III, Harry Young and George Skipper, all Corps of Engineers employees are residing in Ben George's motel. Bea had as guests last week her brother, Milton Redif, Turner Jones, Mr. and Mrs. E. R. Rinehart and Mr. and Mrs. "Mac" McConnell.

Shirley and Ed Hawkins played some most interesting records for friends at their Clermont Harbor summer home last weekend. Clark Breland, young son of Noleen and Billy Breland, is recuperating from second and third degree burns on his hands sustained when he fell against a heater Jan. 13. He's improving under the watchful eye of his maternal grandmother, Mrs. Nolan Lechner who is conveniently a registered nurse.

Gilbert Gayant is now known in select circles as the local limbo king, entertaining customers with whistled accompaniments to his limbo record... we're wondering when he'll be ready to go under the broomstick??

Hear that our friend, Mr. Beverly (please don't forget the third B) Glass is in the process of purchasing a new car.

Happy birthday wishes go to Gil Langley who was 7 Jan. 22. Larry Sauer, III, who has of necessity graduated from Teen Times, left Thursday for Alaska where he'll spend two years—Larry's in the Air Corps.

Smeloise advises

Windows and the irksome task of cleaning some are today's topic—frankly we'd just as soon leave them filthy until spring arrives—but the more fastidious may feel differently. Window panes in most homes are dripping with moisture when the indoor temperature is many degrees above that outside—when this happens merely take newspaper and work it in your hands until it forms a soft ball... then wipe glass until it sparkles... something in the ink works as a wonderful cleaning agent... and it's equally effective on windshields!

A warm welcome is extended to newlyweds Judy and George, better known as 'Bubba', Lipscomb, who settled here last week. George, originally from Columbus, an attorney who received his degree from University of Mississippi's School, is associated with Magnolia Title Co. He'll also do legal work with Arnold Kohn and Sam Cooper, who practice in addition to their title work.

Complaint dept.

Last week it was stray dogs, now it's dog poisoners—these vicious slayers don't eliminate hungry, unwanted canines, but toss meat treated with roach paste into yards where they are consumed by pain. Three such animals were killed in Clermont Harbor this way last week, among them being a lovely two and a half year old St. Bernard, half shepherd belonging to Mary and Joe Rousseau. The animal was taken to the vet, but as the poison contains acid, the pup's stomach was literally destroyed and it suffered tortures before being mercifully put to sleep. As this paper goes through the mail, we aren't able to express our opinion of anyone who would perpetrate such vicious acts, but I think you get the picture.

Carl Robertson, who had surgery to remove the sight of her eye, was a number of times in the hospital before the operation, but she was well on the road to recovery.

Wayhome... (text partially obscured)



MRS. JOHN DUNCAN
Gulfport ceremony unites pair

Announcement is made by Mr. and Mrs. Lester J. LaFrance of the marriage of their daughter, Ruby Louise, to Airman Second Class John David Duncan of Keesler Air Force Base, son of Mr. and Mrs. John Yale Duncan of Boulder, Colo.

The ceremony took place at 11 a.m. Sunday at St. John's Catholic Church in Gulfport with Father Broussard officiating. Attending the couple were Miss Peggy LaFrance, sister of the bride, and Airman David Crook of Keesler AFB.

Airman and Mrs. Duncan are now at home at 1228 Nichols Ave., Gulfport.

The bride was graduated from Bay High School in 1959 and studied at Pearl River Junior College and the University of Mississippi. She is on the faculty of St. Thomas Catholic School at Long Beach.

Airman Duncan was graduated from Boulder High School in 1958 and is to wind up his tour of duty with the Air Force in August.

Birthday greetings are sent to William Reinhardt who cut his cake Tuesday. Rose Garza is another birthday girl—also was Monday.

His many friends are jubilant over Bill Kenney's return to (Cont. on Page 9.)

Invitations for Denizens ball are sent

Invitations have been mailed to Bay-Waveland Yacht Club members to join the Krewe for the second annual Denizens of the Deep ball which will take place Friday, Feb. 15, at the club.

Membership will be limited to the first 100 returning their cards and they will be allowed to bring their wives or dates. No outside guests will be permitted. Those desiring to attend must join the Krewe and be costumed and masked. Ladies will wear evening or cocktail dresses. The king, queen and maids will be selected by a secret committee and the dukes will be chosen on the basis of costume as was done last year.

The Skyliners orchestra will provide music for dancing and a breakfast will be served at midnight.

NOTICE TO CREDITORS

CAUSE NO. 8981
THE ADMINISTRATOR'S NOTICE TO CREDITORS OF ALBERT W. WEISER.
Letters of Administration having been granted on the 4th day of January, A. D. 1963, by the Chancery Clerk of Hancock County, Mississippi, to the undersigned upon the estate of Albert W. Weiser, deceased, notice is hereby given to all persons having claims against said estate to present the same to the Clerk of the Chancery Court for probate and registration according to law, within six months from this date, or they will be forever barred.

This 4th day of January, A. D. 1963.
GERALD PRICE
Administrator
1/24, 1/31, 2/7, 2/14

NOTICE TO CREDITORS

CAUSE NO. 9036
Letters Testamentary on the Estate of Mrs. Stella E. Fuente, deceased, were granted to the undersigned by the Chancery Court of Hancock County, Mississippi, on the 9th day of January, 1963, and therefore, notice is hereby given requiring all persons having claims against said estate to have same probated and registered by the Clerk of said Court within six months

LEGAL NOTICES

from this date, and failure to so probate and register same in six months will bar the claim.

This, the 17th day of January, A. D. 1963.

MRS. ESTHER PUENTE PERDENE, Executrix of the Estate of Mrs. Stella E. Fuente, deceased.

1/17, 1/24, 1/31, 2/7

CHANCERY SUMMONS

NO. 9025

THE STATE OF MISSISSIPPI,

To James E. Breland, 1310 Hillcrest Drive, Blacksburg, Virginia;

To "The Baptist Church", or "The Anner Baptist Church", or the unknown members of said church;

To All persons, firms or corporations having or claiming any interest in and to the following described real property; to-wit:

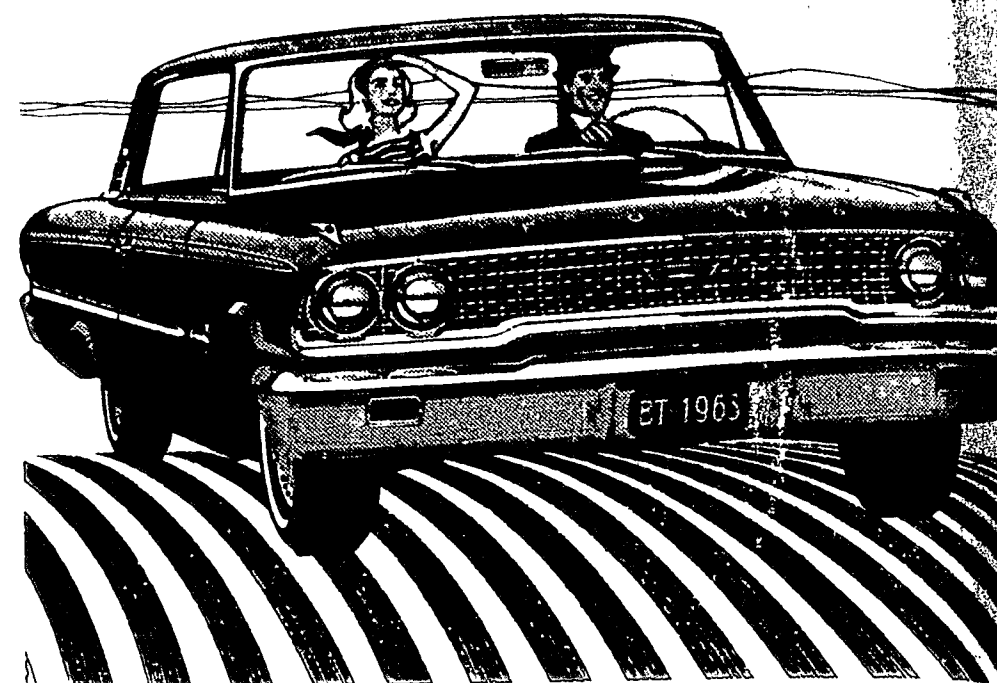
NE 1/4 of NW 1/4 of SE 1/4 of Section 4, Township 5 South, Range 15 West, Hancock County, Mississippi.

You and each of you are hereby summoned to be and appear before the Chancery Court of Hancock County, Mississippi, at its February, 1963 Term, to be held the Third Monday of February, 1963, at the Court-house in Bay St. Louis, Mississippi, then and there to defend Suit No. 9025 in said Court, of Albert C. Miller, Jr., et ux, vs. State of Mississippi, et al, wherein you are defendants; said suit being a suit to confirm the complainants' title in and to the lands hereinafter described, under and by virtue of tax sale of September 20, 1937, to the State of Mississippi, and to confirm the title of the complainants generally and fully to said lands, based on their record title thereto and occupancy and possession of said lands.

This, the 21st day of December, 1962.

C. J. LADNER
Chancery Clerk
Marie E. Quintini D. C.
1/3, 1/10, 1/17, 1/24

COME SEE...COME DRIVE THE FORD WITH THE SMOOTH \$10 MILLION RIDE



Talk about velvet! That's the word for our Ford Galaxie's smooth new ride!

Come spend 10 minutes to discover the ride Ford spent \$10,000,000 to develop! Smooth? You just won't believe it—until you feel it for yourself! Hundreds of improvements went into it—including a new suspension system that lets the wheels give a bit horizontally when they hit the bumps... like a boxer rolling with a punch. It's really a whale of a tale. Get the happy ending in person!



FRED HOAGLAND FORD SALES

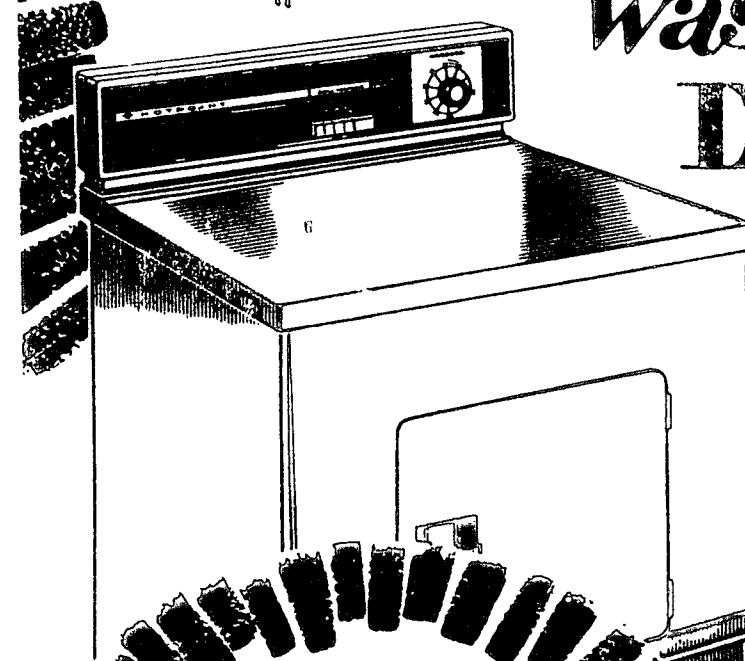
130 COURT STREET BAY ST. LOUIS, MISS. PHONE 444-4
FOR A BETTER BUY IN A USED CAR OR TRUCK, BE SURE TO SEE OUR A-1 SELECTION

W. A. McDonald's

has the dryer of your dreams!

THE NEW

Hotpoint wash-n-wear DRYER



FOR ONLY

\$169.95

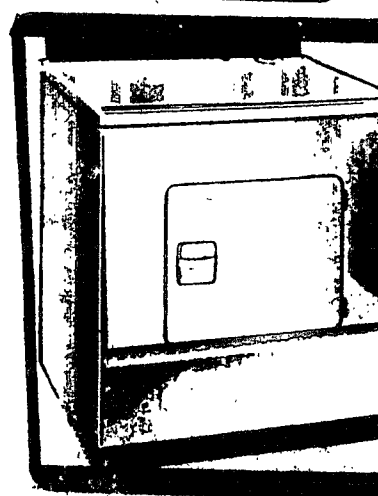
Regular \$189.95

MODEL LB365



BACKED BY THE HOTPOINT 90-DAY REPLACEMENT GUARANTEE OF SATISFACTION

If within 90 days, you are not completely satisfied with the performance of your Hotpoint appliance, we will replace it with a comparable Hotpoint model at no cost to you.



CLOSEOUT

Model Change LIMITED SUPPLY Hotpoint Dryer

Model LB225 -- Reg. \$169.95 NOW - ONLY

\$139.95

- * Hotpoint Speed-Flow drying is fast, cool, safer for all fabrics
- * Pushbutton temperature selection for true custom drying
- * Economical "Air Dry" fluffs or dries pillows, rugs, drapes, all without heat
- * Deluxe Lint Screen is easy to remove and replace for cleaning

W. A. McDONALD'S

Toulme & Easterbrook St. -- Phone HO 7-5442

SPECIAL

9 piece Duncan Five dining room set,

complete \$169.95

Double door metal utility cabinets

each \$9.95

Lots of old chests of drawers, bedrooms, living room items and so forth

EASY TERMS

Come in and browse around

L&M Furniture Store

220 Main Street HO 7-4741

New & Used, some Antiques

Delph's clearance OF WINTER FOOTWEAR

Misses and Misses' and Ladies' casual and dressy flats

VALUES TO \$2.00

\$4.95

VALUES TO \$3.00

\$6.95

Wedgies and little heels

VALUES TO \$4.00

\$6.95

Misses' and Ladies' Gaytees overshoes

\$7.95

VALUES TO \$4.00

\$7.95

Childrens' rubber overshoes

SIZES 4-10

\$2.00

Delph's

108 South Beach

THE SEA COAST ECHO, DAY ST. LOUIS, MISS.

Board's most recent action. Concerning the Board's continued administration of the cemetery. All actions of the Board shall be in accord with Section 118, Mississippi Code of 1942 and all amendments thereto. Agreements that have been denied after hearing before the Board cannot again be presented for a zoning permit until a period of two years has elapsed.

1. PROCEEDINGS OF THE
BOARD OF ADJUSTMENT - The
Mayor and the Board of Alder-

men, sitting as the Board of Ad-
justment, shall adopt rules
necessary to the conduct of its
affairs, and in keeping with the
provisions of this ordinance and
Section 1195 of the Mississippi
Code of 1942 and all amend-
ments thereto. Meetings shall
be held at the call of the chair-
man and at such other times
as the Board may determine.
The chairman or, in his absence,
the acting chairman, may ad-
minister oaths and compel the
attendance of witnesses. All
meetings shall be open to the
public.

The Board shall keep minutes of its proceedings, showing the vote of each member upon each question, or if absent or failing to vote indicating such fact, and

shall keep record of its examinations and other official actions, all of which shall be a public record and be immediately filed in the office of the Board.

2. HEARINGS; APPEALS
NOTICE - Appeals to the Mayor and Board of Aldermen concerning the interpretation or administration of this ordinance may be taken by any person aggrieved by any decisions of the Planning and Zoning Commission or the administrative official. Such appeals shall be taken within a reasonable time, not to exceed 60 days or such lesser period as may be provided by the rules.

of the Board, by filing with the administrative official and with the Mayor and Board of Aldermen a notice of appeal specifying the grounds thereof. The administrative official shall

forthwith transmit to the Board of Aldermen all papers constituting the record upon which the action appealed from was taken. The Mayor and Board of Aldermen shall fix a reasonable time for the hearing of appeal, give public notice

thereof as well as due notice to the parties in interest, decide the same within a reasonable time.

3. STAY OF PROCEEDINGS

An appeal stays all process in furtherance of the action appealed from, unless the administrative official from whom appeal is taken certified to the Board of Aldermen that the Board of Aldermen is authorized to take such action as may be necessary to carry out its duties.

Mayor and the Board of Aldermen after the notice of application is filed with him, that by reason of facts stated in the certificate a stay would, in his opinion, cause imminent peril to life or property. In such case proceedings shall not be stayed or enjoined by a restraining order which may be granted by the Mayor.

SECTION 9.
THE BOARD OF ADJUSTMENT
POWERS AND DUTIES.
The Mayor and the Board
Aldermen, sitting as the Board

of Adjustment, shall have the following powers and duties:

1. ADMINISTRATIVE REVIEW - To hear and decide appeals where it is alleged that error in any order, regulation, decision, or determination made by the administrative official in the enforcement of this ordinance.
2. SPECIAL EXCEPTIONS GOVERNING

PLICATIONS; PROCEDURES. To hear and decide only such special exceptions as the Board of Adjustment is specifically authorized to pass on by the terms of this ordinance; to decide questions as are involved in determining whether special exceptions should be granted; and to grant special exceptions subject to such conditions and safeguards

are appropriate under this ordinance, or to deny special exceptions when not in harmony with the purpose and intent of this ordinance. A special exception shall not be granted

Mayor and the Board of A
men unless and until:
a) A written applicat
a special exception is sub
indicating the section of th
dinance under which the

exception is sound and the grounds on which it is based.

b) Notice shall be given at least fifteen days in advance of public hearing.

nt is the property
shall be considered
Board shall be
of the

[illegible]

Waveland's proposed zoning ordinance

(Continued from Page 5.)
of such hearings shall be posted on the property for which special exception is sought, at the Town Hall, and in one other public place, at least fifteen (15) days prior to the public hearing.

c) The public hearing shall be held. Any party may appear in person, or by agent or attorney.
d) The Mayor and Board of Aldermen shall make a finding that it is empowered under the section of this ordinance described in the application to grant the special exception, and that the granting of the special exception will not adversely affect the public interest.

In granting any special exception, the Mayor and Board of Aldermen may prescribe appropriate conditions and safeguards in conformity with this ordinance. Violation of such conditions and safeguards, when made a part of the terms under which the special exception is granted, shall be deemed a violation of this ordinance and punishable under Section 16 of this ordinance. The Mayor and Board of Aldermen shall prescribe a time limit within which the action for which the special exception is required shall be begun or completed, or both. Failure to begin or complete, or both, such action within the time limit set shall void the special exceptions.

3. VARIANCES: CONDITIONS GOVERNING APPLICATIONS; PROCEDURES - To authorize upon appeal in specific cases such variance from the terms of this ordinance as will not be contrary to the public interest where, owing to special conditions, a literal enforcement of the provisions of this ordinance would result in unnecessary hardship. A variance from the terms of this ordinance shall not be granted by the Mayor and the Board of Aldermen unless and until:

a) A written application for a variance is submitted demonstrating:

1. That special conditions and circumstances exist which are peculiar to the land, structure, or building involved and which are not applicable to other lands, structures, or buildings in the same district;
2. That literal interpretation of the provisions of this ordinance would deprive the applicant of rights commonly enjoyed by other properties in the same district under the terms of this ordinance.
3. That the special conditions and circumstances do not result from the actions of the applicant;
4. That granting the variance requested will not confer on the applicant any special privilege that is denied by this ordinance to other lands, structures, or buildings in the same district.

No non-conforming use of neighboring lands, structures, or buildings in the same district, and no permitted use of lands, structures or buildings in other districts shall be considered grounds for the issuance of a variance.

b) Notice of public hearing shall be given as in Section 9 (2) (b) above;

c) The public hearing shall be held. Any party may appear in person, or by agent or by attorney.

d) The Mayor and the Board of Aldermen shall make findings that the requirements of Section 9 (3) (a) have been met by the applicant for a variance;

e) The Mayor and the Board of Aldermen shall further make a finding that the reasons set forth in the application justify the granting of the variance, and that the variance is the minimum variance that will make possible the reasonable use of the land, building, or structure;

f) The Mayor and the Board of Aldermen shall further make a finding that the granting of the variance will be in harmony with the general purpose and intent of this ordinance, and will not be contrary to the public interest.

g) In granting any variance, the Mayor and Board of Aldermen may prescribe appropriate conditions and safeguards in conformity with this ordinance. Violation of such conditions and safeguards, when made a part of the terms under which the special exception is granted, shall be deemed a violation of this ordinance and punishable under Section 16 of this ordinance. The Mayor and Board of Aldermen shall prescribe a time limit within which the action for which the special exception is required shall be begun or completed, or both. Failure to begin or complete, or both, such action within the time limit set shall void the special exceptions.

h) The Mayor and Board of Aldermen shall prescribe a time limit within which the action for which the special exception is required shall be begun or completed, or both. Failure to begin or complete, or both, such action within the time limit set shall void the special exceptions.

the terms of this ordinance in said district.

4. DECISIONS OF THE MAYOR AND BOARD OF ALDERMEN - In exercising the above mentioned powers, the Mayor and Board of Aldermen may, so long as such action is in conformity with the terms of this ordinance, reverse or affirm, wholly or partly, or may modify the order, requirement, decision, or determination appealed from and may make such order, requirement, decision, or determination as ought to be made, and to that end shall have powers of the administrative official or Planning and Zoning Commission from whom the appeal is taken.

5. APPEALS FROM THE MAYOR AND BOARD OF ALDERMEN

Any person or persons, or any board, taxpayer, department, board or bureau of the Town aggrieved by any decision of the Mayor and Board of Aldermen may seek review by a court of record of such decision, in the manner provided by the laws of the State of Mississippi and particularly Section 1195 of the Mississippi Code of 1942 and all amendments thereto.

6. DUTIES OF ADMINISTRATIVE OFFICIAL, MAYOR AND BOARD OF ALDERMEN, AND COURTS ON MATTERS OF APPEAL.

It is the intent of this ordinance that all question of interpretation and enforcement shall be first presented to the Planning Commission, and that such questions shall be presented to the Mayor and Board of Aldermen only on appeal from the decision of the Planning Commission, and that recourse from the decisions of the Mayor and Board of Aldermen shall be to the court as provided by law and particularly by Section 1195 of the Mississippi Code of 1942 and all amendments thereto.

Under this ordinance the Mayor and Board of Aldermen shall have, in addition to their duties as a Board of Review, the duties of (1) considering and adopting or rejecting proposed amendments or the repeal of this ordinance, as provided by law, and (2) of establishing a schedule of fees and charges as stated in Section 12, below.

7. SCHEDULE OF FEES, CHARGES, AND EXPENSES.

The Mayor and Board of Aldermen shall establish a schedule of fees, charges, and expenses, and a collection procedure, for building permits, certificates of zoning compliance, appeals, and other matters pertaining to this ordinance. The schedule of fees listed below shall be posted in the office of the Town Clerk, and may be altered or amended only by the Mayor and Board of Aldermen.

No permit, certificate, special exception, or variance shall be issued unless or until such costs, charges, fees, or expenses listed below have been paid in full, nor shall any action be taken on proceedings before the Mayor and Board of Aldermen unless or until preliminary charges and fees have been paid in full.

1. Before any action shall be taken by the Planning and Zoning Commission as provided herein, the party or parties proposing or recommending a change in the district regulations or district boundaries shall deposit with the Town Clerk the sum of Twenty-Five Dollars (\$25.00) for each text change not involving acreage or Five Dollars (\$5.00) for each acre of land or portion thereof for which a change in classification is proposed or recommended to cover the approximate cost of this procedure; however, the minimum fee shall not be less than Twenty-Five Dollars (\$25.00) regardless of acreage, and the maximum fee shall not exceed Two Hundred Dollars (\$200.00) which shall apply for all areas of forty (40) or more acres; and under no condition shall said sum or any part thereof be refunded for failure of said change to be adopted by the Mayor and Board of Aldermen.

2. Should a notice of appeal be filed with the Planning and Zoning Commission, the fee of Fifty Dollars (\$50.00) shall be paid to the Town Clerk at the time the notice of appeal is filed, and the fee of Fifty Dollars (\$50.00) shall be paid to the Town Clerk at the time the appeal is heard by the Mayor and Board of Aldermen.

due public notice, by the Mayor and Board of Aldermen.

SECTION 13. AMENDMENTS

The regulations, restrictions and boundaries set forth in this ordinance may from time to time be amended, supplemented, changed, or repealed, provided, however, that no such action may be taken until after a public hearing in relation thereto, at which parties in interest and citizens shall have an opportunity to be heard. At least fifteen days notice of the time and place of such hearing shall be published in a newspaper of general circulation in the Town.

In case, however, of a protest against such change signed by the owners of twenty per cent or more either of the area of the lots included in such proposed change, or of those immediately adjacent in the rear thereof extending 500 feet therefrom, or of those directly opposite thereto extending 500 feet from the street frontage of such opposite lots, such amendments shall not become effective except by a favorable vote of the majority of the governing body of the Town of Waveland.

SECTION 14. PROVISIONS OF ORDINANCE DECLARED TO BE MINIMUM REQUIREMENTS.

In their interpretation and application, the provisions of this ordinance shall be held to be minimum requirements, adopted for the promotion of the public health, safety, morals or general welfare. Wherever the requirements of this ordinance are at variance with the requirements of any other lawfully adopted rules, regulations, ordinances, deed restrictions or covenants, the most restrictive or that imposing the higher standards, shall govern.

SECTION 15. COMPLAINTS REGARDING VIOLATIONS

Whenever a violation of this ordinance occurs, or is alleged to have occurred, any person may file a written complaint. Such complaint stating fully the causes and basis thereof shall be filed with the administrative official. He shall record properly such complaint, immediately investigate, and take action thereon as provided by this ordinance.

SECTION 16. PENALTIES FOR VIOLATION

Violation of the provisions of this ordinance or failure to comply with any of its requirements shall constitute a misdemeanor. Any person who violates this ordinance or fails to comply with any of its requirements shall upon conviction thereof be fined not more than \$100 or imprisoned for not more than 30 days, or both, and in addition shall pay all costs and expenses involved in the case. Each day such violation continues shall be considered a separate offense.

The owner or tenant of any building, structure, premises, or part thereof, and any architect, builder, contractor, agent, or

other person who commits, participates in, assists in, or maintains such violation may each be found guilty of a separate offense and suffer the penalties herein provided.

Nothing herein contained shall prevent the Town from taking such other lawful action as is necessary to prevent or remedy any violation.

SECTION 17. SEPARABILITY CLAUSE

Should any section or provision of this ordinance be declared by the courts to be unconstitutional or invalid, such decision shall not affect the validity of the ordinance as a whole, or any part thereof other than the part so declared to be unconstitutional or invalid.

SECTION 18. DEFINITIONS

For the purpose of this ordinance, certain terms or words used herein shall be interpreted as follows:
The word PERSON includes a firm, association, organization, partnership, trust, company, or corporation as well as an individual.
The present tense includes the future tense, the singular number includes the plural, and the plural number includes the singular.
The word SHALL is mandatory, the word MAY is permissive.
The words USED or OCCUPIED include the words "intended", "designed", or "arranged" to be used or occupied.
The word LOT includes the words "plot" or "parcel".
ACCESSORY USE OR STRUCTURE - A use or structure on the same lot with, and of a nature customarily incidental and subordinate to, the principal use or structure.
DWELLING, SINGLE-FAMILY - A detached residence designed for or occupied by one family only.
DWELLING, TWO-FAMILY - A residence designed for or occupied by two families only, with separate housekeeping and cooking facilities for each.
DWELLING, MULTIPLE-FAMILY - A residence designed for or occupied by three or more families, with separate housekeeping and cooking facilities for each.
FAMILY - One or more persons occupying a single housekeeping unit and using common cooking facilities, provided that unless all members are related by blood or marriage, no such family shall contain over five persons.
LOT - For zoning purposes, as covered by this ordinance, a lot is a parcel of land of at least sufficient size to meet minimum zoning requirements for use, coverage and area, and to provide such yards and other open spaces as are herein required. Such lot shall have frontage on an improved public street, and may consist of:
a) a single lot of record;
b) a portion of a lot of record;
c) a combination of complete lots of record, of complete lots of record and portions of lots of

record, or of portions of lots of record;
d) a parcel of land described by metes and bounds;

provided that in no case of division or combination shall any residual lot or parcel be created which does not meet the requirements of this ordinance.

LOT FRONTAGE - The front of a lot shall be construed to be the portion nearest the street. For the purpose of determining yard requirements on corner lots and through lots, all sides of a lot adjacent to streets shall be considered frontage, and yards shall be provided as indicated under YARDS in this section.

LOT MEASUREMENTS:

a) Depth of a lot shall be considered to be the distance between the midpoints of straight lines connecting the foremost points of the side lot lines in front and the rear-most points of the side lot lines in the rear.

b) Width of a lot shall be considered to be the distance between straight lines connecting front and rear lot lines at each side of the lot, measured across the rear of the required front yard, provided however that width between side lot lines at their foremost points (where they intersect with the street line) shall not be less than 80 per cent of the required lot width except in the case of lots on the turning circle of cul-de-sacs, where the 80 per cent requirement shall not apply.

LOT OF RECORD - A lot which is part of a subdivision recorded in the office of the Clerk of Court of Hancock County, Mississippi, or a lot or parcel described by metes and bounds, the description of which has been so recorded.

chitectural features of buildings, except letters, trademarks, moving parts, or moving lights;
5) Signs directing and guiding traffic and parking on private property, but bearing no advertising matter.

SIGNS, NUMBER AND SURFACE AREA - For the purpose of determining number of signs, a sign shall be considered to be a single display surface or display device containing elements organized, related, and composed to form a unit. Where matter is displayed in a random manner without organized relationship of elements, or where there is reasonable doubt about the relationship of elements, each element shall be considered to be a single sign.

FACE AREA - For the purpose of determining number of signs, a sign shall be considered to be a single display surface or display device containing elements organized, related, and composed to form a unit. Where matter is displayed in a random manner without organized relationship of elements, or where there is reasonable doubt about the relationship of elements, each element shall be considered to be a single sign.

YARD - A required open space unoccupied and unobstructed by any structure or portion of a structure from 30 inches above the general ground level of the graded lot upward, provided however that fences and walls may be permitted in any yard subject to height limitations as indicated herein.

YARD, SIDE - A yard extending between side lot lines across the front of a lot.

In any required front yard, no fence or wall shall be permitted which materially impedes vision across such yard above the height of 30 inches, and no hedge or other vegetation shall be permitted which materially impedes vision across such yard between the heights of 30 inches and ten feet.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the depth required generally for front yards in the district shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

record, or of portions of lots of record;
d) a parcel of land described by metes and bounds;

provided that in no case of division or combination shall any residual lot or parcel be created which does not meet the requirements of this ordinance.

LOT FRONTAGE - The front of a lot shall be construed to be the portion nearest the street. For the purpose of determining yard requirements on corner lots and through lots, all sides of a lot adjacent to streets shall be considered frontage, and yards shall be provided as indicated under YARDS in this section.

LOT MEASUREMENTS:

a) Depth of a lot shall be considered to be the distance between the midpoints of straight lines connecting the foremost points of the side lot lines in front and the rear-most points of the side lot lines in the rear.

b) Width of a lot shall be considered to be the distance between straight lines connecting front and rear lot lines at each side of the lot, measured across the rear of the required front yard, provided however that width between side lot lines at their foremost points (where they intersect with the street line) shall not be less than 80 per cent of the required lot width except in the case of lots on the turning circle of cul-de-sacs, where the 80 per cent requirement shall not apply.

LOT OF RECORD - A lot which is part of a subdivision recorded in the office of the Clerk of Court of Hancock County, Mississippi, or a lot or parcel described by metes and bounds, the description of which has been so recorded.

LOT TYPES - Plate I attached illustrates terminology used in this ordinance with reference to "corner" lots, "interior" lots, "reversed frontage" lots and "through" lots:

In Plate I, A - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

B - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

C - "through" lot, defined as a lot other than a corner lot with frontage on more than one street other than an alley. Through lots with frontage on two streets may be referred to as "double frontage" lots.

D - "reversed frontage" lot, defined as a lot in which the frontage is at right angles, or approximately right angles, to the general pattern in the area involved. A reversed frontage lot may also be a corner lot or an interior lot (see A-D and B-D in Plate I).

E - "double frontage" lot, defined as a lot with frontage on two streets other than an alley.

F - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

G - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

H - "through" lot, defined as a lot other than a corner lot with frontage on more than one street other than an alley. Through lots with frontage on two streets may be referred to as "double frontage" lots.

I - "reversed frontage" lot, defined as a lot in which the frontage is at right angles, or approximately right angles, to the general pattern in the area involved. A reversed frontage lot may also be a corner lot or an interior lot (see A-D and B-D in Plate I).

J - "double frontage" lot, defined as a lot with frontage on two streets other than an alley.

K - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

L - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

M - "through" lot, defined as a lot other than a corner lot with frontage on more than one street other than an alley. Through lots with frontage on two streets may be referred to as "double frontage" lots.

N - "reversed frontage" lot, defined as a lot in which the frontage is at right angles, or approximately right angles, to the general pattern in the area involved. A reversed frontage lot may also be a corner lot or an interior lot (see A-D and B-D in Plate I).

O - "double frontage" lot, defined as a lot with frontage on two streets other than an alley.

P - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

Q - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

R - "through" lot, defined as a lot other than a corner lot with frontage on more than one street other than an alley. Through lots with frontage on two streets may be referred to as "double frontage" lots.

S - "reversed frontage" lot, defined as a lot in which the frontage is at right angles, or approximately right angles, to the general pattern in the area involved. A reversed frontage lot may also be a corner lot or an interior lot (see A-D and B-D in Plate I).

T - "double frontage" lot, defined as a lot with frontage on two streets other than an alley.

U - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

V - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

W - "through" lot, defined as a lot other than a corner lot with frontage on more than one street other than an alley. Through lots with frontage on two streets may be referred to as "double frontage" lots.

X - "reversed frontage" lot, defined as a lot in which the frontage is at right angles, or approximately right angles, to the general pattern in the area involved. A reversed frontage lot may also be a corner lot or an interior lot (see A-D and B-D in Plate I).

Y - "double frontage" lot, defined as a lot with frontage on two streets other than an alley.

Z - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

AA - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

AB - "through" lot, defined as a lot other than a corner lot with frontage on more than one street other than an alley. Through lots with frontage on two streets may be referred to as "double frontage" lots.

AC - "reversed frontage" lot, defined as a lot in which the frontage is at right angles, or approximately right angles, to the general pattern in the area involved. A reversed frontage lot may also be a corner lot or an interior lot (see A-D and B-D in Plate I).

AD - "double frontage" lot, defined as a lot with frontage on two streets other than an alley.

AE - "corner lot", defined as a lot located at the intersection of two or more streets. A lot abutting on a curved street or streets shall be considered a corner lot if straight lines drawn from the foremost points of the side lot lines to the foremost point of the lot meet at an interior angle of less than 135 degrees. See lots marked A (1) in Plate I.

AF - "interior" lot, defined as a lot other than a corner lot with only one frontage on a street other than an alley.

chitectural features of buildings, except letters, trademarks, moving parts, or moving lights;
5) Signs directing and guiding traffic and parking on private property, but bearing no advertising matter.

SIGNS, NUMBER AND SURFACE AREA - For the purpose of determining number of signs, a sign shall be considered to be a single display surface or display device containing elements organized, related, and composed to form a unit. Where matter is displayed in a random manner without organized relationship of elements, or where there is reasonable doubt about the relationship of elements, each element shall be considered to be a single sign.

FACE AREA - For the purpose of determining number of signs, a sign shall be considered to be a single display surface or display device containing elements organized, related, and composed to form a unit. Where matter is displayed in a random manner without organized relationship of elements, or where there is reasonable doubt about the relationship of elements, each element shall be considered to be a single sign.

YARD - A required open space unoccupied and unobstructed by any structure or portion of a structure from 30 inches above the general ground level of the graded lot upward, provided however that fences and walls may be permitted in any yard subject to height limitations as indicated herein.

YARD, SIDE - A yard extending between side lot lines across the front of a lot.

In any required front yard, no fence or wall shall be permitted which materially impedes vision across such yard above the height of 30 inches, and no hedge or other vegetation shall be permitted which materially impedes vision across such yard between the heights of 30 inches and ten feet.

In the case of through lots, unless the prevailing front yard pattern on adjoining lots indicates otherwise, front yards shall be provided on all frontages. Where one of the front yards that would normally be required on a through lot is not in keeping with the prevailing yard pattern, the administrative official may waive the requirement for the normal front yard and substitute therefor a special yard requirement which shall not exceed the average of the yards provided on adjacent lots.

In the case of corner lots which do not have reversed frontage, a front yard of the required depth shall be provided in accordance with the prevailing yard pattern and a second front yard of half the

depth required on the other frontage shall be provided on the other frontage.

In the case of reversed frontage corner lots, a front yard of the required depth shall be provided on either frontage, and a second front yard of half the

depth required on the other frontage shall be provided on

oll eers

(Cont. from Page 4.)
Highway patrol—Bea Georgi
so happy when she heard
news one would have thought
inherited a fortune.
Fred Curet was given a similar
opportunity but decided to remain
in uniform as he has political
connections and county elections
coming up next August.

veel visitor

Ernest Jacques's neighbors
more than a little perturbed
they noticed that his Cler-
Harbor home showed signs
having been broken in to last
ay. . . when the Jacques ar-
Sunday they discovered the
a shambles—however the
ader was not a thief, but an
amous possum which they had
vertually locked in the pre-
week. . . Nothing was miss-
ut furniture, rugs and vene-
blinds were one glorious
We're late as usual, but a
happy birthday wish goes
ops Seuzeneau who observed
23rd—plus Jan. 10.
Someone tells us we're not
having Weather's weather,
el, and we aren't referring
the hurricane of the same
e), is wearing a broad smile

we had a solid gold golf
we'd formally present it to
Saux—Roy made a hole in
at PCI last week—and it was
No. 7. . . sometimes known
the "water hole".

ootie brigade

Dianne (Mrs. Bill) Henry's
is the latest addition to our
of bootie knitters. . . Mary
Benvenuti, who's expecting
March, has temporarily re-
from instructing the little
lings at Our Lady of the Gulf
wait the blessed event.

Fun after Forty Club now
has a roster of 50 members. .
group is planning various
ivities such as a bowling team,
and games and the like—they're
to tossing a costume party Feb.

leeping warm

More cold weather items—
ner Gregory kept warm in
length socks—Roland West-
s bright red hat at least
akes him look less chilly and
solved the mystery of the
s's ability to walk calmly
ound in suit sans topcoat—he
admitted to wearing longies.
Miss Favre's heard of his
ethod of insulation—he was not
shave 'til balmy breezes re-
em.

Gertrude and Larry Sauer re-
ceived quite a surprise on the
occasion of their 24th wedding
anniversary, which was actually
Wednesday, the 23rd; but daugh-
ters Phyllis and Christine invited
group to their home Sunday,
made all arrangements for the
party including a very fancy cake
decorated with lovebirds and
wedding bells—imagine Gertrude
and Larry's amazement when
they walked in and discovered their
guests awaiting. Toasting the
couple were Mr. and Mrs. A. J.
Batz, Mr. and Mrs. E. M.
Calanzo, Charlie Ferry and
daughter Ann and Henry Develle.

Tickets are now on sale for
the W. and Volunteer Fire De-
partment's ball at Bay-Waveland
Club Feb. 2. If it's half
way fun as the last one,
it'll be well worth the \$1.50 per
person charge.

Still more sickness—Gustav
is confined to his home
with cold and Mrs. O. W. (Bro-
wer) Ramsey and Miss Mary
Magliardo are patients in Han-
cock General.

Shirley Dunphy is sporting
lovely brand new white car and
we're happy to note that Ed Orue
is sharing his great, big, long
with wife Grocel

More sports
Dec. Elliott didn't let even
Saturday's downpour interfere
with his fishing. . . he and son
like caught some lovely green
out "el" around 4 1/2
pound—despite the downpour.
s's just about as serious about
fishing as ever.

Bay HD'ers welcome 6 new members

Six new members were wel-
comed by the Bay St. Louis Home
Demonstration Club when it met
last Thursday at the Agricultural
Center with Mrs. C. R. Beyer
presiding. They were Mesdames
Harris Boudreaux, Lawrence
Favre, Robert Akers, Arthur
Lolacano, Des Carter and Miss
Iris Koerner.

Mrs. Hugh Miller led the de-
votional and the roll call was
answered with What I Preferred
Most by in Previous Years. Year-
books and homemakers records
were distributed and dues paid.
The hostess schedule for the
year was set up and a report
given on the recent county HD
council meeting.

Mrs. Jeanne Williams led the
study topic on Know Your Land
Grant College, Mississippi State
University. Mrs. Beyer discuss-
ed the coming Heart Fund and the
club agreed to sponsor a benefit
project for it. Mrs. Hilaire Ogden
collected members' recipes for
the club book.

Homemakers for the social hour
later were Mesdames Mary Ro-
man, Hugh Miller, Harry
Wardell, Myron Smith and Harold
Powell.

A group from the club will
meet today at the Agricultural
Center to make Pickles for the
hospital auxiliary. A hat and bag
workshop is set for 10 a.m. Feb.
15.

Lakeshore gardeners install

Mrs. Will Bordages, charter
member, was installing officer
when the 1963 slate of the Lake-
shore Garden Club was seated
Jan. 17 at the home of the re-
tiring president, Mrs. Donald
Dorn.

New officers are Mrs. C. R.
Rasmussen, president; Mrs. Sam
Blanchard, vice president; Mrs.
Clyde Lachner, secretary, and
Mrs. Lionel Bordages, treasur-
er.

Committees appointed by
Mrs. Rasmussen were: garden of
the month, Mmes. Harvard Bur-
leigh, Charles Peterson and
Harry Baxter; scrapbook, Mrs.
A. Robinson; parliamentary,
Mrs. Ruth Miller; cards, Mrs.
Ann Hutchinson; arrangements,
Mmes. Will Bordages and Jean
Charbonnet, executive, Mmes.
Bert Lachner, Dorali Dorn and
Herman Mazarakis; member-
ship, Mmes. Russell Elliott and
J. R. Foegele; refreshment,
Mmes. John Auderer and Elaine
Davis, and librarian, Mrs. Ben
Peterson.

Mrs. Lionel Bordages was
awarded the gold trophy for win-
ning the largest number of blue
ribbons during the past year.
Mrs. David Casey, was present-
ed with a smaller trophy as
winner for 1961.

Flower arrangements were
judged as follows: potted, Mrs.
Dorn; miniature, Mrs. Maza-
rakis and specimen, Mrs. Davis.
Mrs. Mazarakis won the en-
trance prize. Refreshments were
served by Mrs. Dorn and her co-
hostess, Mrs. Lachner.

hols Sunday—brrrrrrrr.

SIGHTS AND SOUNDS ALONG
THE WAY - The eerie sight of
piers without end as they sudden-
ly disappear in a bank of fog,
eerier yet, a truck of dismantled
reindeer plying down the street
with a number of legs sticking
up like cypress roots and the
sound of wind, then rain and rain
and more wind as January wends
its weary, wintry way.

More sports
Dec. Elliott didn't let even
Saturday's downpour interfere
with his fishing. . . he and son
like caught some lovely green
out "el" around 4 1/2
pound—despite the downpour.
s's just about as serious about
fishing as ever.

Shirley Dunphy is sporting
lovely brand new white car and
we're happy to note that Ed Orue
is sharing his great, big, long
with wife Grocel

Rose care topic at Blue Jeans meet Monday

Mrs. J. P. Rousseau conduct-
ed the January meeting of the Blue
Jeans Garden Club Monday at
the home of Mrs. Alfred Daspit.
Mrs. Frank Simmons gave an
instructive talk on plants and
care of roses.

Ribbons for winning arrange-
ments were awarded to Mrs.
Daspit, potted and dried; Mrs.
Vivian Simms, cultivated and
horticultural, and Mrs. Howard
Burlingame, miniature.

Mmes. Vivian Moffett and
Cathy Barnes were welcomed as
new members and Mrs. H. Hughes
returned to the club.

The entrance prize was won
by Mrs. Barnes. Refreshments
were served by Mrs. Daspit and
her mother, Mrs. Irene Maher.
Others attending were Mmes.
Robert Brown, J. C. Goodloe,
John Saleeby, Gertrude Robert-
son, Irene Graff and Kirk
Rheams.

Showers honor Miss Penrose

Miss Nanette Penrose, whose
marriage to Frank Edward Mad-
den of Jackson will be an event
of Saturday, was honored at a
surprise shower given by Miss
Helen Ruhr and Mrs. Laura Do-
rich Sunday afternoon.

The home of the hostesses
parents, Mr. and Mrs. Ed Ruhr,
was decorated in a pink, blue
and white color scheme. The
lace covered serving table was
centered with a large arrange-
ment of pink and blue flowers
flanked by pink candles. Sher-
bert punch, sandwiches, dips,
potato chips, olives, nuts and
petit fours were served.

The honoree was presented
a corsage of artificial blossoms
trimmed with miniature house-
hold items.

Mrs. Michael Egan entertain-
ed at a miscellaneous shower in
Miss Penrose's honor Saturday
afternoon.

Arrangements of yellow chry-
santhemums and gladioli flanked
by yellow tapers were used on
the serving table. The many
lovely gifts were placed in a
large basket decorated in yellow
and white.

LEGAL NOTICES CHANCERY SUMMONS NO. 9034

THE STATE OF MISSISSIPPI
To TED GARDNER, a non-
resident of the State of Missis-
sippi, whose last known residence
address was 7213 North 23rd
Avenue, Phoenix, Arizona, and
his last known business address
was c/o John A. Carolla, Con-
sulting Engineer, 3303 North 3rd
Street and Indian School Road,
Phoenix, Arizona.

You are summoned to appear
before the Chancery Court of
the County of Hancock, in said
State, on the THIRD Monday of
February A. D., 1963, to defend
the suit No. 9034 in said Court
of Gloria Gardiner, wherein you
are a defendant.

This 4th day of January A. D.,
1963.

CLAIBORNE J. LADNER,
(SEAL) Chancery Clerk.

BY: Vera L. Ireland, D. C.
1/10, 1/17, 1/24, 1/31.

STATE OF MISSISSIPPI
COUNTY OF HANCOCK
SUBSTITUTED TRUSTEE'S NO-
TICE OF SALE

WHEREAS, on October 12,
1961, Curtis Lee Wheeler and
Elise Wheeler, his wife, execut-
ed a deed of trust to Warren
V. Ludlam, Jr., Trustee for the
benefit of Jim Walter Corpora-
tion, which deed of trust is re-
corded in Record Book 87 at
Page 399 in the office of the
Chancery Clerk of Hancock
County, Mississippi, and
WHEREAS, said deed of trust

LEGAL NOTICE:
was assigned to Mid-State
Homes, Inc., on October 20, 1961,
by instrument recorded in Re-
cord Book 88 at Page 5 of the
aforesaid records; and
WHEREAS, Mid-State
Homes, Inc., substituted in the
place and stead of the afore-
mentioned trustee, Herbert R.
Ginsberg, by instrument dated
November 13, 1962, and
recorded in Book 93 at page 586
of the aforesaid records; and
WHEREAS, default having
been made in the payments of
the indebtedness secured by said
deed of trust and Mid-
State Homes, Inc., the holder of
the note and deed of trust hav-
ing requested the undersigned
substituted trustee so to do, I
will on the 15th day of February,
1963 offer for sale at public
 outcry and sell during the legal

LEGAL NOTICE:
hours, between 11:00 A. M. and
4:00 P. M., at the main front
door of the county Court House
of Hancock County at Bay St.
Louis, Mississippi, for cash to
the highest and best bidder, the
following described property ly-
ing and being situated in Han-
cock County, Mississippi, being
more particularly described as
follows, to-wit:
Lot 14, Morgan Park Sub-
division as per plat file in the
office of the Chancery Clerk of
Hancock County, Mississippi.
I will convey only such title
as is vested in me as Substituted
Trustee.
Witness my signature and
posted this, the 24th day of Janu-
ary, 1963.
HERBERT R. GINSBERG,
Substituted Trustee
1/24, 1/31, 2/7, 2/14

5%
DIVIDEND

SAVE & EARN
COASTAL

4 1/2%
DIVIDEND

Per Annum
on Time
Certificates

SAVINGS AND LOAN ASSOCIATION
A CAPITAL STOCK COMPANY
BAY ST. LOUIS - LONG BEACH

Per Annum
on Pass Book
Accounts

Recommended:

Local Merchants

APPLIANCE SALES
BUFKIN'S RADIO AND T.V.
SERVICE
EXPERT, RELIABLE ser-
vice on all makes and models
of major appliances.
111 N. Second HD - 5-771

GUN REPAIR
GULF COAST GUN SHOP
Guns repaired and rebuilt, guns
bought and sold, tools sharpened,
Lawn Mower Repaired.
3rd St. "next to Pitilos"

HORSEBACK RIDING
CIRCLE "D" STABLES
Trail rides our specialty
Horses boarded -- HD 7-4897

LAZY Y STABLES
Group and private instruction,
Moonlight and Picnic rides
Horses boarded HD 7-6298

ASPHALT PAVING
BAY PAVING COMPANY
Roy A. Calhoun
Roads, Parking Areas and Drive-
ways
FREE ESTIMATES 467-7351

GULF PAVING CORPORATION
Fred Curet
Highways or Driveways
Phone 467-7362

AUTOMOTIVE PARTS
HIMEL'S AUTO PARTS
Young N. A. P. A. Jobber
430 Ulman Ave. HD 7-5421

AUTO SERVICE
BATEY'S GULF SERVICE
STATION
Miscellaneous Auto Repairs
Highway 90 at Nicholson Ave.
Phone HD 7-9195

PIAZZA'S TEXACO SERVICE
STATION
Automotive Service, Lubrication,
Tire Repairs, Road and Wrecker
Service, 178 Ulman HD 7-5915.

**PATRONIZE
YOUR
LOCAL MERCHANTS**

DRIVE INS
WEBER'S FROSTY-INN
Bay St. Louis' Oldest Establish-
ed Drive-In - Delicious PO-Boys,
Malts, Shakes and Sundries.
At foot of Bay Bridge.

DRUG STORES
BEACH ECONOMY DRUGS, INC.
Registered Pharmacist
Free Fast Delivery HD 7-5136
Emergency HD 7-4766

**DEMONSTRUZIN'S DRUGS and
PRESCRIPTIONS since 1878**
—Registered Pharmacists—
Agents for Yardley, Montag Sta-
tionery.
121 South Beach -- HD 7-4334

FAHEY DRUG COMPANY
Prescriptions - Camera Supplies
FREE DELIVERY
Railroad Ave. HD 7-6753

WAVELAND DRUG COMPANY
Prescriptions - Sundries
Beach Supplies
Coleman Ave. HD 7-6334

**ELECTRICAL
CONTRACTORS**
STEVENSON'S RADIO and
ELECTRIC SERVICE
Frigidaire Sales and Service
126 Main St. HD 7-4515.

ELECTRIC SERVICE
EDWARD ELECTRIC and RE-
FRIGERATION SERVICE
All Makes of Appliance Repairs
310 Ulman HD 7-5828

FURNITURE
W. A. McDONALD'S and SONS
Complete line of Furniture -
Curtain and Traverse Rods -
Rugs and Carpeting HD 7-5442

GROCERY STORES
WAVELAND FOOD STORE
We deliver
Waveland Ave. HD 7-6663

INSURANCE
MERCHANT'S INSURANCE
AGENCY
1205 S. Beach Blvd. HD 7-5690.

TV REPAIRS
A-1 RADIO and TV SERVICE
Motorola TVs, Radios and
Hi-Fi's 0 Repair all makes.
"06 S. Beach HD 7-6375

HILLER, T. V. SERVICE CO.
Specializing in T. V. Radio, Hi-
Fi and Public address systems.
235 St. Charles St. HD 7-6465

VARIETY STORES
KERN'S 5 and 10
Toys, Household Goods, Notions
Dry Goods.
131 Main St. HD 7-5775

WRECKER SERVICE,
N. A. PERNICIARO ANOCO
SERVICE
Wrecker Service - 24 Hours a Day
Hwy. 90 and Washington St.
Phone HD 7-9111



ONCE IN A LIFETIME OPPORTUNITY

Ready to build on
homesites

FREE water included

Garden Island

The Bay's Parklike Subdivision

ANNOUNCES THE SALE OF

50 x 100 ft. HOMESITES

at the sensational price of

\$495.00

\$25.00 down - \$10.00 per month

FREE WATER

WITH EACH 50 FOOT SITE

SAVE \$400.00

(COST OF WELL)

TELEPHONE AND ELECTRICITY AVAILABLE

This introductory offer is good for 30 days only
or 100 lots-- whichever comes first.

DON'T DELAY - SEE US TODAY

YOU CAN REACH GARDEN ISLAND BY TURNING NORTH
AT HIGHWAY 90 AND WASHINGTON ROAD (NOW BEING
PAVED) ABOUT 1 1/2 MILES, TURN RIGHT AT GARDEN
ISLAND SIGNS AT CHAPMAN ROAD (PAVED RIGHT UP
TO PROPERTY).

For information stop at Sales Office 500 feet on
your left. Every courtesy will be extended you.

Garden Island

LOUIS SCHWALL, Agent
Bay St. Louis, Miss.

Tel: 467-5586 or 467-6272



Professional
Dry Cleaning

Free Pick-Up & Delivery

HO 7-6677



BATEY'S IS BACK IN THE BRAKE TAG BUSINESS

Auto Inspections

Auto and Lawn Mower Repairs

WELDING OF ALL KINDS

Good Gulf Products

CLOSED ON WEDNESDAYS

Highway 90 at
Nicholson Ave.

HO 7-9195

See us for --
Your Safety Check for 1963
Repairs of all kinds --

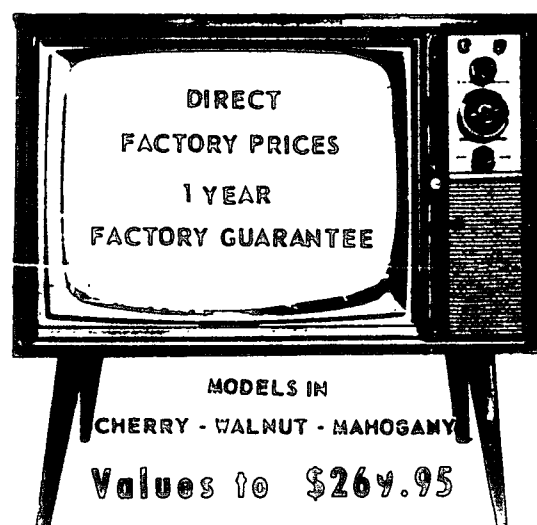
LUBRICATION AND OIL CHANGES
THE BEST IN GASOLINE
THAT GOOD GULF GAS

also
For That Good Will Used Car

PORTER'S PONTIAC SERVICE

ULMAN AVENUE - HO 7-4081 - BAY ST. LOUIS, MISS.

QUALITY T.V.
Need Not
Be Expensive
See **C M CURTIS MATHES**
By the World's largest makers of home Entertainment



Models in
CHERRY - WALNUT - MAHOGANY
Values to \$264.95

Prices as low as \$179.95
See our displays today

diBENEDETTO
TV & APPLIANCES
HO 7-5711
123 SOUTH BEACH



MERCHANT'S INSURANCE AGENCY'S modern office on Beach Blvd. next to Merchants Bank and Trust Co.

BE SURE ABOUT Insurance

WE MAY BE ABLE TO REDUCE YOUR AUTO INSURANCE PREMIUMS!

Without reducing your coverage, and perhaps increasing it, we may be able to cut your auto insurance costs. Your safety record as a driver, your employment, type of car, etc., all affect the cost. Check with us today!

MERCHANT'S INSURANCE AGENCY
125 Main St. Bay St. Louis, Miss.
HO 7-5699

Protestant churches plan special services

A series of community inspirational services will be held at First Baptist Church from Feb. 18 to 24, sponsored by the Protestant Churches of Bay St. Louis.

The committee on arrangements, headed by Mrs. C. C. McDonald, has secured Rev. Lane Adams of Key Biscayne, Miami, Fla., well known locally, to conduct the meetings. The public is invited to attend. The combined choir of the churches will furnish the music and special numbers. A nursery will be provided for small children so that young parents may attend.

An informal reception will be held after the service on Feb. 18 so that those who do not know Mr. Adams may meet him.

In preparation for these services cottage prayer services commenced Monday, and will extend through Feb. 15. Schedule for these short services each week is:

Mondays, 3:30 p.m., Mrs. J. B. Goldman, 754 N. Second St.; 8 p.m., Mrs. John Landon, 208 N. Beach; Tuesdays, 9 a.m., Mrs.

Deborah Weidman
has birthday fete

Deborah Weidman daughter of Mrs. Dorothy Weidman, celebrated her 12th birthday with a party on Sunday at her home on Market Street.

Mrs. Weidman assisted by her sisters, Mrs. Sylvia Lander and Mrs. Catherine Meyer, served refreshments of punch, ice cream, cake and candy to the young guests who were Susan Perry, Judy Hayward, Lynn Hayes, Gretchen Ziegler, Amy Lynch, Jamie Ziegler, Mary Griffin, Imahe Compretta, Doris Davis, Mickey McGill, Don and Sylvia Ledner, Jeltan Benigno, Louis and Edward Prandgrast, Cheryl Meyer, Stanley Weidman and Michael Benigno.

St. Joseph Jottings

BY TUNELL BACKLUND
The exams are now over, the grades have been worked out, and the report cards will be distributed Wed.

The Student Council selected the week of Jan. 21-25 as Teachers Appreciation Week. During this time, the students will try to thank their teachers for the help and patience they have shown to them throughout the school year.

SJA's Gold Jays played a basketball game against Pass High in the Pass High gym Tuesday night.

The seniors received their personal cards Monday and will order their graduation invitations Friday.

The Baby Jays hosted on all day tournament Saturday in the SJA gym. Out of the 9 teams participating, the Baby Jays captured the third place trophy.

As part of the entertainment, the students of SJA will perform a ballet in the Carnival Ball to be held Feb. 22. Rehearsals and tryouts will begin Thursday after school.

Town, Country club adds two members

Mrs. A. Jenevein and Mrs. Maude Muehl were welcomed as new members of Town and Country Garden Club at the January meeting Tuesday at the home of Mrs. A. Butz.

Mrs. S. K. Kepner presided. Interesting tips on flower care were exchanged by members. Mrs. Jenevein won the entrance prize.

FASHION Clearance

of seasonal merchandise
dresses skirts
sweaters slack suits

SAVE 20% AND MORE

hats & BOYS' CLOTHING

Vickie's
WEARING APPAREL

from Cradle thru College

125 MAIN ST. BAY ST. LOUIS HO 7-6971

T. T. Robin, 1212 Carroll Ave.; Wednesdays, 9 a.m., Mrs. C. C. McDonald, Jr., 400 Pellicy; 8 p.m., Mrs. P. E. Porter, Jr., 109 St. Charles; Thursdays, 1 p.m., Mrs. J. W. Clark, Commagere Blvd.; 8 p.m., Mrs. J. A. Fillmore, 314 DeMontuzin, and Mrs. Sam Whitfield, 610 N. Beach; and Fridays, 8 p.m. Methodist parsonage, Second and Court Streets.

Three named to Episcopal vestry

N. L. Carter, Dr. W. L. McFarland and George Stevenson were elected to the three-year terms on the vestry of Christ Episcopal Church at the annual congregational dinner 1 a.m. Thursday at Bay-Waveland Yacht Club.

Delegates elected to the 136th annual council meeting in Laurel this week were Carter, K. W. Pepperdene and J. R. Shadola with W. D. Kellogg, P. E. Porter, Jr., and Capt. Harold R. Powell as alternates. Rev. Charles R. Johnson, rector, also will attend.

Retiring vestrymen are Rene deMontuzin, Kellogg and Howard LeTissier. Other members are Howard Adams, Dix Ashman, Howard Cox, John Rutherford, Paul M. White, Porter, Powell and Shadola.



VETERANS' CIVIC QUEEN - Jessie Terrell, daughter of Mr. and Mrs. Ledell Terrell, won over seven other candidates for the title of queen for the Veterans' Civic Organization's Carnival selection. A senior at Valena C. Jones School, she will ride on the civic group's float in the local Mardi Gras parade.

LEGAL NOTICE

STATE OF MISSISSIPPI
COUNTY OF HANCOCK
SUBSTITUTED TRUSTEE'S NOTICE OF SALE

WHEREAS, on February 16, 1962, Kenneth Phillip Gerald and Linda Gerald, his wife, executed a deed of trust to Warren V. Ludlam, Jr., Trustee for the benefit of Jim Walter Corporation, which deed of trust is recorded in Record Book 89 at Page 516 in the office of the Chancery Clerk of Hancock County, Mississippi, and

WHEREAS, said deed of trust was assigned to Mid-State Homes, Inc. on March 22, 1962, by instrument recorded in Record Book 90 at Page 228 of the aforesaid records; and

WHEREAS, Mid-State Homes, Inc., substituted in the place and stead of the aforementioned trustee, Herbert R. Ginsberg, by instrument dated November 20, 1962 and recorded in Book 93, at page 554 of the aforesaid records; and

WHEREAS, default having been made in the payments of the indebtedness secured by said deed of trust and Mid-State

LEGAL NOTICE

Homes, Inc. the holder of the note and deed of trust having requested the undersigned substituted trustee so to do, I will on the 15th day of February, 1963, offer for sale at public outcry and sell during the legal hours, between 11:00 A. M. and 4:00 P. M., at the main front door of the County Court House of Hancock County at Bay St. Louis, Mississippi, for cash to the highest and best bidder, the following described property lying and being situated in Hancock County, Mississippi, being more particularly described as follows, to-wit:

Lot #15, Square 8, Shoreline Park Subdivision, Hancock County, Mississippi, as per plat of said Subdivision, Hancock County Mississippi, as per plat of said Subdivision of record in the office of the Chancery Clerk of Hancock County, Mississippi.

I will convey only such title as is vested in me as Substituted Trustee.

Witness my signature and posted this, the 24th day of January, 1963.

HERBERT R. GINSBERG,
Substituted Trustee
1/24, 1/31, 2/7, 2/14

NOTICE OF PUBLICATION OF FINAL SETTLEMENT OF CONTRACT

Notice is hereby given that the contract between the State Highway Commission of the State of Mississippi, Jackson, Mississippi, on the one part, and Monroe J. Wolfe, Metairie, Louisiana on the other part, dated the 31st day of January 1961 for the construction of a project designated as Federal Aid Secondary Project No. S-0107(3)A, Ct. II, being a section of Mississippi Highway No. 603 between Bay St. Louis and Kiln in Hancock County Mississippi, has been fully and completely performed and final settlement thereunder has been made.

This notice is given under Section 9016, Mississippi Code of 1942, in pursuance of the authority conferred upon me by order of the State Highway Commission in Minute Book 24, page 1460.

Dated this 15th day of January 1963,
STATE HIGHWAY COMMISSION OF MISSISSIPPI,
(SEAL) BY: A. H. NALL, SR.,
Secretary, 1/24



Helping with your homework

THE typical housewife's 'homework' may not include reading, 'riting and 'rithmetic, but learning the lessons of home management are just as important.

With more than 60 electric appliances now on the market, and with frequent refinements in and development of others, it's pretty hard to keep abreast of all the latest advancements in electrical living.

That's where Mississippi Power Company's home service representatives can be of assistance to you. Trained and experienced home economists, like Miss Bessie L.

Welch (pictured above, left, with Mrs. Gordon Nash) can provide you with professional assistance right in your home -- without cost or obligation.

More than 2,000 home calls are made each year by Mississippi Power home economists. These ladies stand ready to assist you in such things as kitchen planning, lighting and appliance usage.

Home visits are just one of the many ways that Mississippi Power home economists help you enjoy the full benefits of flameless electric living.

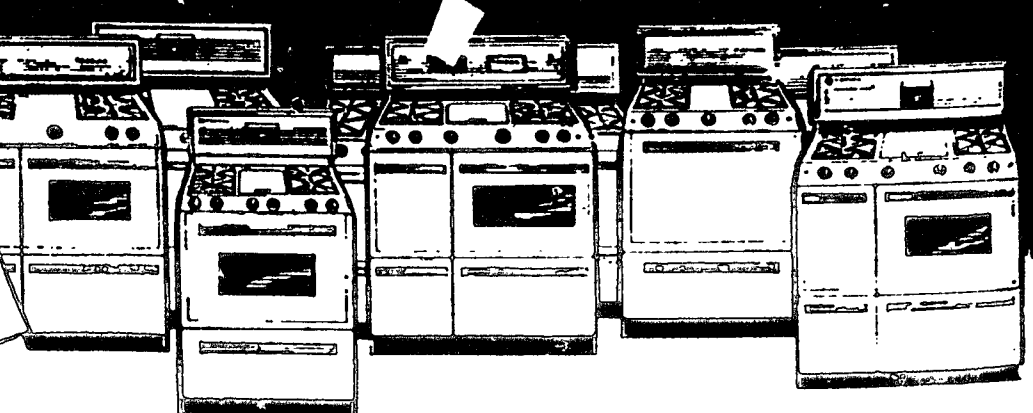
MISSISSIPPI POWER COMPANY

Helping you Live Better... Electrically

MONTI-CARVER'S Annual Factory Authorized

CLEARANCE

The Factory Says
TAGEM AND SELL'EM



Save on Sparkling New

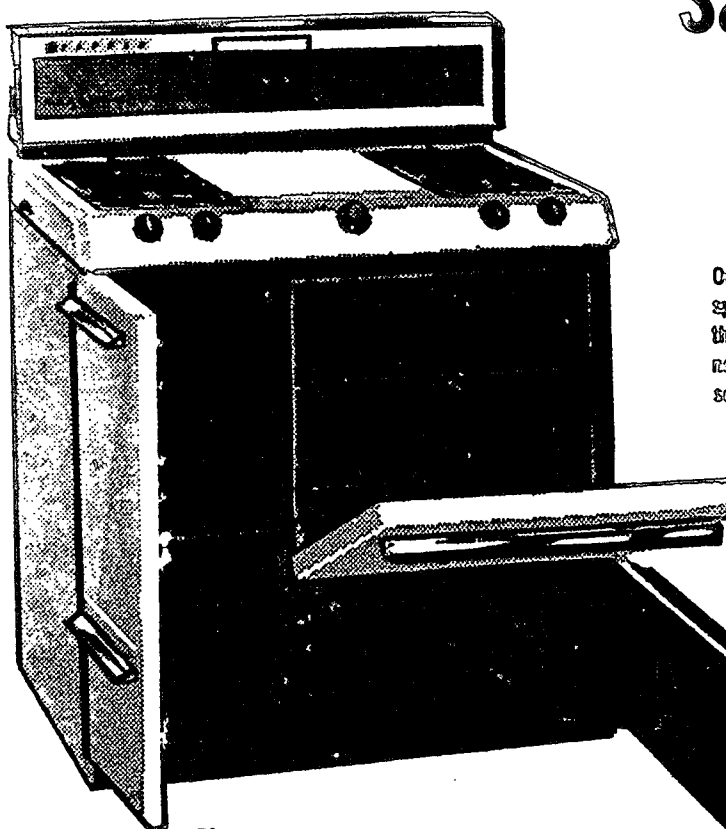
TAPPAN GAS RANGES

Once a year, and ONLY once a year, Tappan authorizes us to offer special clearance prices on a limited number of ranges. This year the values and the selections are the greatest yet. All are brand new late models. All are priced at worthwhile savings. Come in and see for yourself.

Here are Typical Values--Where are Many More!

Here's a range that's loaded with Tappan features and tagged to sell at only **\$198.**

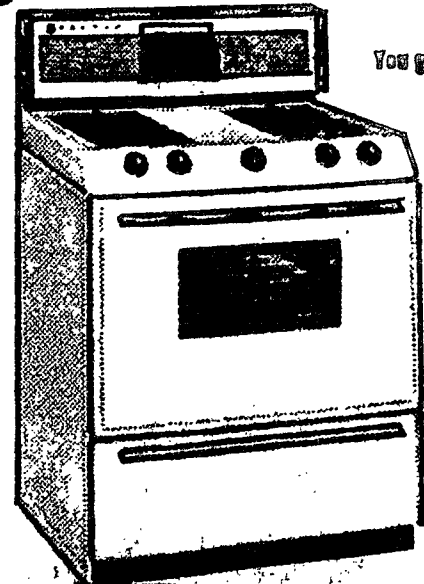
Compact 30" Tappan range with huge broasted sized oven and other wonderful conveniences. Now Only **\$179.**



Easy Terms Arranged

MONTI-CARVER PLUMBING CO.

COR. WASHINGTON & HANCOCK
Pho. HO 7-6791
BAY ST. LOUIS, MISS.



You get more features, more value in a Tappan range

- Smart Illuminated back Panel
- Sixty 75 Slimmer Burners
- Smoke-Free Broiler
- Removable Oven Bottom
- Huge Broasted Size Oven

erry 'ears ...

Heavy cage front

tournament time! The 27th annual edition of the Bay High School Basketball Tournament gets underway promptly at 7:15 p.m. today and will continue through Saturday night. This year's only about half the size of the '62 tournament, but should be exciting.

The second consecutive season a double treat is in store for the fans. The first game, as this area's Sub District tournament will be played here Feb. 7-9. Like the Bay High School, this year's sub-district tournament is not a large affair. Among the entries are Gulfport, Harrison Central, Bay St. Stanislaus in the boys' division, so there'll be some basketball played. Hancock North Central will participate in sub-district tournament. Brackets were to be decided at District 8 meeting this week.

Back, though, to the Tiger Invitational, we'd like to offer a preview of what local fans can expect to see. We'll look at the girls' division.

Pirates get our nod

Hancock North Central and Bay High play in the first girls' game tonight at 7:15. Neither is especially tough - the Tigerettes are only once this season and that decision was over the top. Both are capable of playing good ball. Brenda Stock-Valerie Mollay are the two forwards to keep your eyes on. North Central has the ball, while Patty Carver and Santa are the leading BHS scorers. We'll pick Bay High as the winner of their earlier win over North Central.

Bay High plays Pass Christian Friday night. The Pirates are exceptional guard strength built around two speedsters, Azama and Gwen Ladner. Forward Carolyn Moler's outside and forward Carolyn Scarborough's ball handling and driving are the Pirates' offense. Forward Jerry Evans, a six-footer, is about the only Rebel girls can count on, and we look for an easy win by Bay High.

With our first hunch, Bay High and St. Joseph would slide Friday night in a second girls' contest. The Gold Jays are the leading individual player on the coast in Jo Mary.

A sharp-shooting forward, Mitzi Blanche, Ellen Colson and Jerry all do creditable guard work for SJA. Although the Jays won an earlier four-point victory over Bay High, Jo argues hit for more than 40 points and that isn't likely to happen again. We lean toward the Tigerettes in what should be one of the better games of the week.

Bay High and Pass High in the finals, and Pass High walk off with the championship trophy.

Shaky vote for the Hawks

For the boys! Long Beach and Ocean Springs open the tournament tonight. The Greyhounds are paced by center

while center Jimmy Scully is the Bearcats' big weapon.

The Scully and his mates in what should be a real good opener.

tonight, Stanislaus and Pass Christian quintet meet. The

has played twice recently with the Pirates winning both

by small margins. The Rocks want a crack at Bay High,

and will be up high for this game. Stanislaus has good

and balance and since we've mentioned Rock players before

it's go into detail. Dale Moran and Larry Ladner, two fore-

men, lead the Pirates. Moran, in a December game against

Central, out rebounded all the Hawk superstars. This should

be a low-scoring contest, and our choice has to be Stanislaus,

day's first boys game then would match Bay High and Stanis-

laus. The game was on the Rockaway home court as one will be

back, we'd be tempted to choose Stanislaus. But we have to

watch Witter Seymour's host Tigers on the Bay High court.

With Central opens with Long Beach Friday night, provided

Bearcats win over Ocean Springs. Long Beach is no pushover,

Hawks have the big men, North Central should advance to

the finals.

is, the Hawks and Tigers form an all-county finale, North

Central won over the Bengals 61-41 earlier this season at Bay

High. A rematch should be much, much closer, but the Hawks still

have the horses. From the corner comes a shaky vote for the Han-

awks.

Mitchell of the Maroons

Mississippi State's wins last week over Georgia Tech and Ole

Mississippi have pushed the Maroons back atop the Southeastern Con-

ference cage ladder. When the Maroons ended highly-rated Tech's

winning streak, former Kiln star Leland Mitchell was out-

standing. He scored 25 points, did a great rebounding job, and tallied

of his points in the key final ten minutes.

to understand Mitchell has had tentative offers to play profes-

sional football. Seems he played very well in grid circles while

in, but if he prefers basketball, we imagine several NBA clubs

are mind giving him an opportunity.

at we heard, former North Central all-star, all-everything

ball star Doug "Spider" Necaise was still at Pearl River

College. Necaise played freshman ball at Mississippi State,

there is a possibility if he makes the grades at PRC he'll

move to State. He was an excellent player as a frosh and would

be a big addition to Bob McCarthy's troops.

LEGAL NOTICES

CHANCERY SUMMONS

NO. 7522:

STATE OF MISSISSIPPI:

MARION JOSEPH FAVRE,

North 10th Street, Arlington,

La., A.C. Anthony Favre,

Box 7795, 4392 CDS,

Long AFB, Calif., John

Favre, 616 Lee Street,

San, Va.

are summoned to appear

before the Chancery Court of the

County of Hancock, in said State,

on the THIRD MONDAY of Feb-

ruary, A. D. 1963, to defend the

cause No. 7522 in said Court of

the State, to show cause why

the said annual and Final Ac-

count in the Estate of Jessie

should not be approved.

in you are a defendant.

his 14th day of January A.

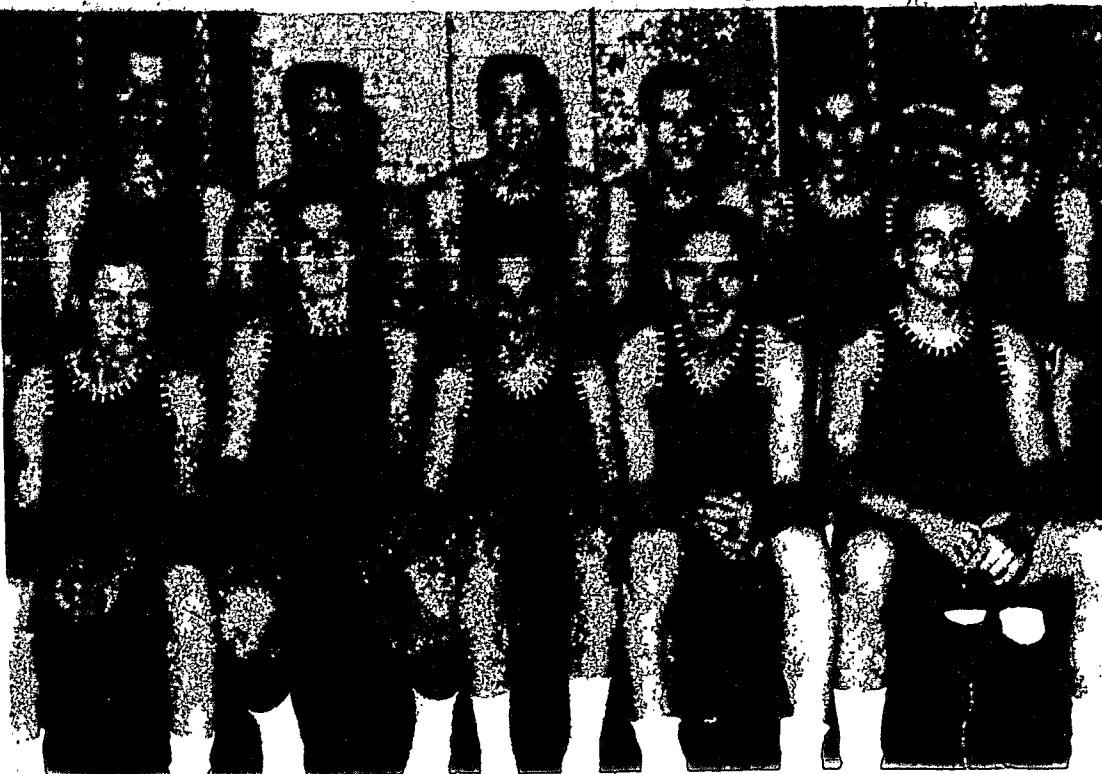
1963.

CLAUDE J. LADNER,

Chancery clerk.

BY: Vera L. Breland, D.C.

1/17, 1/24, 1/31, 2/7



JUNIOR VARSITY SQUAD - St. Stanislaus College's junior varsity cage players are, from left, front row, Mont Rhodes, Herman Ladner, Vincent Cuevas, Michael Griffin, Doc Rhodes; rear, Edwin Weitzman, William Delaune, Dale Burke, Phillip Warner, Whitney Carvin and Barry Favre.

Hawks dump Bearcats

Looking as sharp as ever,

Hancock North Central's Hawks

brushed aside with ease a good

Long Beach quintet 64-42 Friday

night at Long Beach. The North

Central junior varsity made a

complete sweep of the night's

doubleheader with a 46-29 ver-

dict over the Bearcats JV.

Wendell Ladner was the sur-

prise star for Coach Billy Sills'

Hawks, scoring 15 points. Jimmy

Favre tallied 14 and though no

other Hawks scored in twin

figures, eight different players

hit at least one basket.

North Central led at every

rest stop, holding 13-11, 32-21,

and 54-32 leads.

The North Central JV gave

every indication that Hawk

basketball fortunes will remain

among the best in the state for

at least a few more years with

their easy triumph.

Jerry Cuevas scored 18 points

to lead the Hawk scoring. Eddie

Peterson chipped in with 11.

Tigers nip

Ocean Springs,

JVs in breeze

The Bay High Tigers regain-

ed their winning ways Friday

night at the expense of Ocean

Springs, tripping the Greyhounds

in both ends of a doubleheader

for the second time this season.

The Bengal varsity prevailed 65-

62 and the JV 42-22.

Guard Charles Bennett paced

Coach Wilmer Seymour's

charges past surprisingly tough

Ocean Springs. Bennett scored

18 points, forward Richard

Schaefer 17, and forward Ross

Maunig 15.

The Tigers and Greyhounds

were deadlocked 15-all after one

period before Bay High pulled

away 37-29 at halftime. The

locals took a 50-43 advantage into

the final stanza.

The undefeated JV had no

trouble downing their opponents.

Center Bill Pohlman sparked the

onslaught with 13 points as his

team led all the way.

LEGAL NOTICES

property and more particularly

described as follows, to-wit:

Commencing at the northeast

corner of the NE 1/4 of SE 1/4

of section 28, Township 6, S,

range 15, W. and running thence

West 327 feet to a stake set for

the place of beginning of the

land hereby conveyed, thence

south 513 feet to the south-

BOWLING RESULTS

PIN UPS W L

Marguez 38 26

Annebel 38 26

Jerome 35 29

Beach Drug 32 1/2 31 1/2

Ramsey 32 32

Don's 31 1/2 32 1/2

Dolph 28 36

Lenfant 21 43

High team, series, Don's

1920; game, Ramsey's 588; in-

dividual, series, Carol Martinich

499, Virginia Wagner 446, Pat

Pitolo 415; game, Wagner 190,

Valerie Marengo 189, Martini-

ch 188.

GUTTER GALS W L

Magnolia State 20 6

Bordages Camp 17 1/2 8 1/2

A and J 12 12

Kern 10 16

Ramelli 9 17

Vicdie's 7 1/2 18 1/2

High team, two games,

Ramelli 1121; game, Ramelli 580;

individual, series, Cheryl Mayer

288, Noel Phillips 238; game,

Mayer 149, Helen Johnson 136.

STRIKEOUTS W L

Ind. Enamel 30 12

Ramelli 23 19

Ree's 20 22

CYO 19 23

Hancock Bank 19 23

Sons of Legion 14 28

High team, series, Industrial

2001; single, Industrial 716; high

individual, series, Mike Poin-

dexter 492, Jimmy Griffin 189,

John Seafide 486; single, Harry

Shattuck 198, Pot-wexter 182,

Griffin 181.

LEGAL NOTICES

west corner of said property;

thence Easterly along the

southern line of the property of

said school 340 feet more or less

to the east line of said section

28; thence south 963 feet to the

southeast corner of the NE 1/4

of SE 1/4 of said Section 28;

thence West 515.3 feet to a stake;

thence N. 1 degree 30' W. 342.5

feet to a stake, thence N. 4 de-

grees 45' W. 337 feet to a stake;

thence N. 0 degrees 45' E. 650

feet; thence East 218 feet to the

place of beginning, containing

13 acres and being part of the

NE 1/4 of SE 1/4 of Section 28

Township 6, S. Range 15 W.

Hancock County, Miss.

That a condition of said sale

shall be that one-half (1/2) of

the oil, gas and other minerals

owned by the school district shall

be reserved by said school dis-

trict.

Attention is directed to the

Condition imposed in the deed

from Herbert Brown to the trust-

ees of Catahoula Consolidated

School dated Feb. 26, 1941 and

recorded in Vol. F-9 page 319

Records of Deeds, Hancock

County, Miss.

The board reserves the right

to accept or reject any and all

bids.

Done by order of the Hancock

County School Board, this the

16th day of Jan. 1963.

K. G. McCARTY,

Secretary Hancock County School

Board,

1/17, 1/24, 1/31, 2/7

CHANCERY SUMMONS

NO. 9040

THE STATE OF MISSISSIPPI,

To Heirs at Law of J. A.

Feldmann and Margaret Bour-

geois Feldmann, both deceased,

and any and all other persons

having or claiming any legal or

equitable interest in and to the

hereinafter described land,

situated in Hancock County, Mis-

sissippi.

(A) The W 1/2 of Lot 26 and

all of Lots 36, 38, 40 and 41,

Fourth Ward, Town of Wave-

land, Hancock County, Missis-

sippi as per the present official

map of

Court disposes of many civil cases

A host of civil cases already have been disposed of during the January term of Circuit Court which opened last week and several suits are scheduled for trial today.

Those listed for today include: Toomey Dry Goods Co., Inc., vs. Calhoun Fabrics Outlet, partnership; Murphy Corp. vs. James J. Ansley; L. J. Thigpen vs. Hildon Shaw; Pittman Stove Works vs. Robert A. Scivicque; Marcann Outdoor, Inc., vs. Bay Motors, Inc.

Default judgments were returned in the following:

Monarch Insurance Co. of Ohio vs. Cliff Wilkerson, \$763.71; Associates Discount Corp. vs. John H. Carver; Allied Finance Co. vs. Albert J. Bonneval, \$272.91; Hancock Bank vs. Forest Thigpen, \$885.50; General Rediscout Corp. vs. Robert C. Sylvester et al, \$338.10; United C. I. T. Credit Corp. vs. Nathan Hoda, plaintiff to retain bonded property valued at \$500, less than interest of plaintiff in property; GAC Finance Corp. vs. David Hoyer, and vs. J. L. and Henry J. Frierson; Interstate Electric Co. vs. Leonard A. Ring, \$534.30; Louisiana Stationary Store vs. Mrs. Odile R. Carter, plaintiff to recover typewriter in hands of sheriff, valued at \$210; City National Bank of Ft. Smith, Ark., vs. Carol Mae Hess, plaintiff to retain possession of property, value fixed at \$400.

Other actions included Texas Co. vs. Robert C. Williams, Merchants Bank and Trust Co. garnishee dismissed, \$3.86 paid into court being applied to cost; Arthur R. Theriot vs. Marshall R. Young Drilling Co., motion of defense to dismiss for want to prosecution sustained; Stribling Bros. Machinery vs. Hildon Shaw, dismissed on merits by agreement at cost of defendant; James N. Travica vs. William and Mary Staehle, defendant allowed 30 days additional to answer, trial set 1st Tuesday in May; Metairie Savings Bank and Trust Co. vs. Matt Ballatin, Bufiled garnishee dismissed at plaintiff's cost; American Blumals and Asphalt Co. vs. Roy A. Calhoun, Merchants Bank garnishee dismissed; Friendly Appliances, Inc., vs. Carl B. and Benny Vineyard, plaintiff to retain possession of bonded property valued at \$375.

Also, General Rediscout Corp. of Mississippi vs. Louis and Gloria Asher, agreed judgment for plaintiff of \$1,495; vs. Edwin and Blanche Fair-conneture, agreed judgment of \$891.25; and vs. Melvin and Mrs. Marie Stevenson, agreed judgment of \$690, with 60 day stay of execution; Radio and TV Corp. vs. Horace G. Davis, plea of statute of limitations sustained; Celotex Corp. vs. B. And J. Supply Co., partnership of Jerome W. and Betty Whipple, satisfied and dismissed at cost of plaintiff; E. J. Ford, Jr., vs. Industrial Electric, Inc., dismissed on merits at plaintiff's cost; Bennie G. Stringer vs. Mrs. Willie K. Lee, defendant gets 60 days to answer in three separate cases; A. W. J. Bisso vs. James J. Ellis, garnishee dismissed by agreement; Eugene Dillmann vs. R. A. Scivicque, settled and dismissed at cost of defendant.

Passed to the files were James Wesley Taylor vs. Marshall R. Young Drilling Co.; Chal-mette Finance Corp. vs. Roger J. Bankston; Commercial Finance Co. vs. Charles L. Carter; Hancock Bank vs. B. O. Bankston, Jr.; Bank of Picayune vs. W. C. and Mr. and Mrs. Wiley Frierson. Dismissed was the suit of

Negro Baptist church elects

P. M. Lewis was elected president of the Brotherhood of First Baptist Church (Negro) at its meeting last Thursday night.

Lewis also will be secretary of finance with Mrs. D.M. Price, corresponding secretary; Turner Parker, treasurer; R. A. Robinson, Sunday School superintendent; Ledell Terrell, assistant superintendent; J. S. Price, Baptist Training Union director; J. S. Price; Mrs. R. A. Robinson, home missions president, and Miss Jessie Terrell, organist. Rev. S. T. Peters is pastor.

Service

ARTHUR SMITH TELEVISION SERVICE

COLOR and BLACK & WHITE
Howell Crouch and Arthur Smith, Partners
203 Clermont Blvd. Clermont Harbor
HO 7-4367
SAME DAY SERVICE ** GUARANTEED WORK



Sales Rentals Acreage
COMMERCIAL & RESIDENTIAL
467-5461 F.H.A. -G.I. Loans
MEMBER HANCOCK COUNTY CHAMBER OF COMMERCE

Loans Arranged

AUTO FURNITURE
REAL ESTATE SIGNATURE
EASY MONTHLY PAYMENTS

Sparkey Penton, Manager

Tower Loan Broker

322 West Canal St. Picayune, Miss. Phone



CHECK OUR LOW PRICES!



FULLY COOKED
Magnolia HAM
SHANK PORTION BUTT PORTION
Lb. 39¢ Lb. 45¢
Center Slices Lb. 69¢

Magnolia PICNIC HAM
WHOLE Lb. 29¢

CHOICE HEAVY GRAIN FED
ROUND STEAK Lb. 79¢

CHOICE HEAVY
SIRLOIN TIP ROAST Lb. 89¢

MAGNOLIA
SLICED BACON Lb. 49¢

LEAN-MEATY
SPARE-RIBS Lb. 35¢

Trellis GREEN PEAS 2 303 Cans 27¢	Hunt's TOMATO JUICE 3 46-Oz. Cans 79¢	Sunny Isle SLICED PINEAPPLE 2 No. 2 Cans 49¢	Skyway PEANUT BUTTER 3 -lb. Jar 99¢
--	--	---	--

Be Sure And Ask For The New
Grand Prize Stamp Gift Book

63 Pages Of Wonderful Free Premiums

You'll Love the
PREMIUMS
You Get
with....



GRAND PRIZE stamps

LUXURY SPAGHETTI 2 12-OZ. PKGS. 35¢	BAMA STRAWBERRY PRESERVES 18-OZ. GLASS 39¢	MERSEY COCOA 1/2 lb. 29¢	KOZY KITTEN CAT FOOD 3 TALL CANS 25¢	NIBLET'S CORN 2 12-OZ. CANS 33¢
FRANCO-AMERICAN SPAGHETTI SAUCE 300 SIZE 25¢	TAORMINA SLICED BEETS 2 233 CANS 21¢	BONUS DOG FOOD 3 TALL CANS 23¢	MEXICORN 2 12-OZ. CANS 37¢	CONTADINA TOMATO PASTE 3 Cans 35¢
KRAFT PARMESAN CHEESE 3-OZ. CAN 27¢	VAN CAMP Pork & Beans 2 200 CANS 27¢	MORTON'S SALT 2 100 25¢	PETER PAN PINK SALMON TALL CAN 59¢	OLD DUTCH CLEANSER 2 Cans 27¢
CHASE & SANBORN COFFEE 1 -lb. Can 59¢				

GOLD MEDAL Flour 5-Lb. Bag 49¢	MCKENZIE'S CUT Green Beans 20-Oz. Pkg. 35¢	MCKENZIE'S Cut Corn 24-Oz. Pkg. 29¢	MCKENZIE'S Green Peas 24-Oz. Pkg. 35¢	MCKENZIE'S BABY Lima Beans 24-Oz. Pkg. 39¢
---	---	--	--	---

A REMINDER!
WE WILL SHARPEN
YOUR KNIVES &
SCISSORS
FREE OF CHARGE
Next Week
FRI. & SAT. FEB. 1st & 2nd

BRING US FOR
REDEMPTION THE
PRIDE OF ILLINOIS
CORN COUPON
in this Thursday's
Times Picayune &
New Orleans States

Gitney Jungle

YOUR COMPLETE FOOD CENTER

WE RESERVE THE RIGHT TO LIMIT QUANTITIES

WITH THIS COUPON
AND \$5.00 PURCHASE OR MORE
SNOWDRIFT 3 -Lb. Can 39¢
Limit 1 Coupon To A Customer
COUPON EXPIRES MONDAY, JAN. 28, 1963

50 FREE STAMPS
WITH THIS COUPON
FREE GRAND PRIZE STAMPS
WITH THE PURCHASE OF
Any Four Items Below
Mix Or Match
ARMOUR'S TREET 12-Oz. Can
ARMOUR'S CHILI w/BEANS 15-1/2 Oz. Can
ARMOUR'S CORNED BEEF HASH 15-1/2 Oz. Can
ARMOUR'S BEEF STEW 15-1/2 Oz. Can
Coupon Expires, Jan. 28, 1963

50 FREE STAMPS
WITH THIS COUPON
FREE GRAND PRIZE STAMPS
WITH THE PURCHASE OF
BABO Liquid Cleaner 28-Oz. Bottle 49¢
Coupon Expires, Jan. 28, 1963

50 FREE STAMPS
WITH THIS COUPON
FREE GRAND PRIZE STAMPS
WITH THE PURCHASE OF
CHASE & SANBORN Instant Coffee 10-Oz. Jar \$1.19
Coupon Expires, Jan. 28, 1963

25 FREE STAMPS
WITH THIS COUPON
FREE GRAND PRIZE STAMPS
WITH THE PURCHASE OF
CHASE & SANBORN Instant Coffee 6-Oz. Jar 83¢
Coupon Expires, Jan. 28, 1963

50 FREE STAMPS
WITH THIS COUPON
FREE GRAND PRIZE STAMPS
WITH THE PURCHASE OF
LUXURY Macaroni Dinner... 2 for 33¢
Coupon Expires, Jan. 28, 1963

100 ONE HUNDRED FREE STAMPS
ONE-HUNDRED EXTRA GRAND PRIZE STAMPS
Free with this coupon and any purchase of \$10.00 or more
any Gulfport, Biloxi or Bay St. Louis Gitney Jungle—One Coupon
a Family.
100 THIS COUPON GOOD THROUGH JAN. 28, 1963

BREMNER'S Jumbo Pico 12 Pico In Package
3 For \$1.00

SPECIAL SALE! 2 LBS. For Only 47¢
AMERICA'S FAVORITE MARGARINE

NEW WHIPPED BLUE BONNET MARGARINE SIX STICKS Lb. 27¢

WISHBONE French Dressing DELUXE 8-Oz. Bottle 28¢

WISHBONE French Dressing MONOCO 8-Oz. Bottle 28¢

Wesson Oil Large Size

Baby Food 6 JARS 59¢

DELOY Toilet Tissue 2 Per 27¢	NEW 600 COUNT Kleenex Pkg. 36¢	Kotex 12-Pk. 35¢
--	---	---------------------

CHICKEN OF THE SEA
TUNA CAN 29¢

LUXURY
MACARONI & CHEESE DINNER 2 pkgs 19¢